

FEDERAL REGISTER

VOLUME 11

NUMBER 103

Washington, Saturday, May 25, 1946

Regulations

TITLE 7—AGRICULTURE

Chapter XI—Production and Marketing Administration (War Food Distribution Orders)

[WFO 2-3]

PART 1401—DAIRY PRODUCTS

PERCENTAGE OF BUTTER REQUIRED TO BE SET ASIDE IN JUNE 1946

Pursuant to the authority vested in me by War Food Order No. 2, effective May 1, 1946 (11 F.R. 4721), and in order to effectuate the purposes of such order, it is hereby ordered as follows:

§ 1401.206 Percentage of butter to be set aside in June 1946—(a) Definitions. Each term defined in War Food Order No. 2 shall, when used herein, have the same meaning as set forth for such term in said War Food Order No. 2.

(b) Percentage. Each person who produces butter and is required by War Food Order No. 2 to set aside butter during June 1946 shall set aside in such month a quantity of butter equal to 20 percent of all butter produced by him in that month.

(c) Effective date. This order shall become effective at 12:01 a. m., e. s. t., June 1, 1946.

(E.O. 9280, 7 F.R. 10179; E.O. 9577, 10 F.R. 8087; WFO 2, 11 F.R. 4721)

Issued this 23d day of May 1946.

[SEAL] E. A. MEYER,
Assistant Administrator, Production and Marketing Administration.

[F. R. Doc. 46-8786; Filed May 24, 1946; 11:12 a. m.]

TITLE 19—CUSTOMS DUTIES

Chapter I—Bureau of Customs

[T. D. 51458]

PART 6—AIR COMMERCE REGULATIONS

CUT BANK AIRPORT, MONT.; DESIGNATION AS AIRPORT OF ENTRY

MAY 21, 1946.

The Cut Bank Airport, Cut Bank, Montana, is hereby designated as an air-

port of entry for civil aircraft and merchandise carried thereon arriving from places outside the United States, as defined in section 9 (b) of the Air Commerce Act of 1926 (U.S.C. title 49, sec. 179 (b)), for a period of 1 year from May 25, 1946.

The list of temporary airports of entry in § 6.13, Customs Regulations of 1943 (19 CFR, Cum. Supp., 6.13), is hereby amended by inserting therein the location and name of this airport, date designated, and the period "1 year."

(Sec. 7 (b), 44 Stat. 572; 49 U.S.C. 177 (b))

[SEAL] O. MAX GARDNER,
Acting Secretary of the Treasury.

[F. R. Doc. 46-8782; Filed, May 24, 1946; 10:56 a. m.]

TITLE 24—HOUSING CREDIT

Chapter V—Federal Housing Administration

Subchapter H—War Housing Insurance

PART 576—ADMINISTRATIVE RULES FOR WAR HOUSING INSURANCE

MISCELLANEOUS AMENDMENTS

1. Section 576.17 is hereby amended to read as follows:

§ 576.17 Maximum amount of mortgage and appraisal value of property. The mortgage must involve a principal obligation in an amount not in excess of ninety per centum (90%) of the Commissioner's estimate of the necessary current cost as of the date the mortgage is accepted for insurance of a property, urban, suburban, or rural upon which there is located a dwelling designed principally for residential use for not more than four families in the aggregate, which is approved for mortgage insurance prior to the beginning of construction. Such principal obligation should be in an amount of one hundred dollars (\$100) or multiples thereof and must not exceed:

(a) \$5,400 if such dwelling is designed for a single-family residence; or

(b) \$7,500 if such dwelling is designed for a two-family residence; or

(Continued on p. 5707)

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¹ See P. L. O. 319.

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TITLE 24—HOUSING CREDIT—Con.	Page	(c) \$9,500 if such dwelling is designed for a three-family residence; or (d) \$12,000 if such dwelling is designed for a four-family residence;
Chapter V—Federal Housing Administration—Continued.		<i>Provided</i> , That the Commissioner may, if he finds that at any time or in any particular geographical area it is not feasible, within such limitations of maximum mortgage amounts, to construct dwellings without sacrifice of sound standards of construction, design, or livability, prescribe by regulation or otherwise higher maximum mortgage amounts not to exceed:
Part 582—Administrative regulations for war rental housing insurance applicable to all mortgages insured under section 608.	5708	(1) \$8,100 if such dwelling is designed for a single-family residence; or (2) \$12,500 if such dwelling is designed for a two-family residence; or (3) \$15,750 if such dwelling is designed for a three-family residence; or (4) \$18,000 if such dwelling is designed for a four-family residence.
TITLE 29—LABOR:		2. Section 576.18 is hereby amended to read as follows:
Chapter VI—National Wage Stabilization Board:		§ 576.18 <i>Payments and maturity dates.</i> The mortgage should come due on the first of a month and must have a maturity satisfactory to the Commissioner, not to be less than 5, nor more than 25 years from the date of insurance. The amortization period should be either 10, 15, 20, or 25 years by providing for either 120, 180, 240, or 300 monthly amortization payments.
Part 805—General wage approvals.	5708	3. Section 576.19 is hereby amended to read as follows:
Chapter IX—Department of Agriculture (Agricultural Labor):		§ 576.19 <i>Rate of interest.</i> The mortgage may bear interest at such rate as may be agreed upon between the mortgagor and the mortgagor, but in no case shall such interest rate be in excess of four per centum (4%) per annum. Interest shall be payable in monthly installments on the principal then outstanding.
Part 1108—Salaries and wages, Idaho.	5709	4. Section 576.28 is hereby amended to read as follows:
Part 1110—Salaries and wages, Oregon.	5709	§ 576.28 <i>Project must be acceptable risk in view of shortage of housing.</i> The mortgage must be executed with respect to a project which, in the opinion of the Commissioner, is an acceptable risk in view of the shortage of housing.
TITLE 32—NATIONAL DEFENSE:		5. Section 576.33 is hereby amended to read as follows:
Chapter XVIII—Office of Economic Stabilization:		§ 576.33 <i>Occupancy priority to veterans of World War II and their immediate families.</i> The mortgagor must establish, in a manner satisfactory to the Commissioner, that after completion of the dwelling or dwellings, preference or priority of opportunity to purchase or rent will be given to veterans of World War II and their immediate families, except that this requirement does not apply to hardship cases as defined by the Commissioner and approved by him.
Part 4003—Subsidies; support prices.	5745	6. Part 576, as amended, is further amended by striking out § 576.37; renumbering §§ 576.34, 576.35 and 576.36 to read §§ 576.35, 576.36 and 576.37, respectively; and adding immediately following § 576.33 a new section numbered § 576.34, reading as follows:
TITLE 34—NAVY:		§ 576.34 <i>Availability for rental.</i> The Commissioner may, in his discretion, re-
Chapter I—Department of the Navy:		quire the mortgagor to establish that after completion of the dwelling or dwellings, the property will be held for rent in such instances and for such periods of time as the Commissioner may prescribe.
Part 9—Executive orders, proclamations, and public land orders applicable to the Navy.	5745	(5 Stat. 55, c. 31, as amended by 56 Stat. 301, c. 319; 12 U.S.C. 1736)
TITLE 43—PUBLIC LANDS: INTERIOR:		These amendments to Part 576, Administrative Rules for War Housing Insurance Under Section 603 of the National Housing Act, are effective as to all mortgages on which a commitment to insure under Section 603 is issued on or after May 22, 1946.
Chapter I—General Land Office:		Issued at Washington, D. C., May 22, 1946.
Appendix—Public land orders:		RAYMOND M. FOLEY, <i>Federal Housing Commissioner.</i>
318	5745	[F. R. Doc. 46-8763; Filed, May 23, 1946; 3:37 p. m.]
319	5746	
TITLE 46—SHIPPING:		Chapter I—War Shipping Administration:
Chapter III—War Shipping Administration:		1. Section 580.8 is hereby amended to read as follows:
Part 310—Merchant marine training (2 documents).	5746	§ 580.8 <i>Approval of application.</i> Upon approval of an application, a commitment will be issued upon a form approved by the Commissioner, setting forth the terms and conditions upon which the mortgage will be insured which commitment may be on a form providing for advances of mortgage money during construction and the insurance of such advances or it may be on a form providing for insurance of the mortgage after completion of the improvements depending upon the request of the mortgagor indicated upon the application for mortgage insurance.
TITLE 49—TRANSPORTATION AND RAILROADS:		2. Section 580.10 is hereby amended by striking out of the first sentence the words, "and in excess of twelve thousand dollars (\$12,000.00)," by striking out of the first sentence the words "reasonable replacement" and substituting therefor the words "necessary current" and by striking out the last sentence thereof and substituting in lieu thereof the following sentence: "Such part of the mortgage as may be attributable to dwelling use shall not exceed \$1,500.00 per room: <i>Provided</i> , That the Administrator may increase this amount to \$1,800.00 where in his discretion cost levels so require."
Chapter I—Interstate Commerce Commission:		3. Section 580.13 is hereby amended by adding to the end thereof the following sentence: "In cases where a commitment has been issued to insure upon completion amortization shall commence on the first day of a month not later than thirty (30) days after the expiration date of the commitment."
Part 199—Emergency authority for motor carriers (2 documents).	5748	4. Section 580.21 is hereby amended to read as follows:
Part 321—Emergency authority for water carriers (2 documents).	5748	§ 580.21 <i>Soundness of risk of project.</i> The mortgage must be executed with respect to a project which, in the opinion
Chapter II—Office of Defense Transportation:		
Part 500—Conservation of rail equipment.	5749	
Part 501—Conservation of motor equipment (3 documents).	5749, 5751, 5752	
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TITLE 50—WILDLIFE:		
Chapter I—Fish and Wildlife Service, Department of the Interior:		
Part 11—Establishment of national wildlife refuges.	5754	

of the Commissioner, is an acceptable risk in view of the shortage of housing.

5. Section 580.23 is amended to read as follows:

§ 580.23 Occupancy priority to war workers. The mortgagor must establish, in a manner satisfactory to the Commissioner, that after completion of the project, preference or priority of opportunity to occupy will be given to veterans of World War II and their immediate families, except that this requirement does not apply to hardship cases as defined by the Commissioner and approved by him.

6. Section 580.25 is amended by adding at the end thereof the following new sentence: "In cases where a commitment to insure upon completion is issued, this requirement may be waived at the discretion of the mortgagor."

7. Part 580, as amended, is further amended by striking out § 580.31; renumbering §§ 580.32, 580.33, 580.34, 580.35, 580.36 and 580.37 to read §§ 580.31, 580.32, 580.33, 580.34, 580.35 and 580.36, respectively.

(55 Stat. 55, c. 31, as amended by 56 Stat. 301, c. 319; 12 U.S.C. 1736)

These amendments to Part 580 of the Administrative Rules are effective as to all mortgages not in excess of \$200,000.00 on which a commitment to insure under Section 608 is issued on or after May 22, 1946.

Issued at Washington, D. C., this 22d day of May 1946.

RAYMOND M. FOLEY,
Federal Housing Commissioner.

[F. R. Doc. 46-8764; Filed, May 23, 1946;
3:37 p. m.]

PART 581—ADMINISTRATIVE RULES FOR WAR RENTAL HOUSING INSURANCE UNDER SECTION 608, NATIONAL HOUSING ACT, FOR MORTGAGES EXCEEDING \$200,000.00

MISCELLANEOUS AMENDMENTS

1. Section 581.8 is hereby amended to read as follows:

§ 581.8 Approval of application. Upon approval of an application, a commitment will be issued upon a form approved by the Commissioner, setting forth the terms and conditions upon which the mortgage will be insured which commitment may be on a form providing for advances of mortgage money during construction and the insurance of such advances or it may be on a form providing for insurance of the mortgage after completion of the improvements depending upon the request of the mortgagor indicated upon the application for mortgage insurance.

2. Section 581.10 is amended by striking out of the first sentence the words "reasonable replacement" and substituting therefor the words "necessary current" and by striking out the last sentence and substituting in lieu thereof the following sentence: "Such part of the mortgage as may be attributable to dwelling use shall not exceed \$1,500 per room: *Provided*, That the Commissioner may increase this amount to \$1,800 where in his discretion cost levels so require."

3. Section 581.13 is hereby amended by adding to the end thereof the following sentence: "In cases where a commitment has been issued to insure upon completion amortization shall commence on the first day of a month not later than thirty (30) days after the expiration date of the commitment."

4. Section 581.21 is hereby amended to read as follows:

§ 581.21 Soundness of project risk. The mortgage must be executed with respect to a project which, in the opinion of the Commissioner, is an acceptable risk in view of the shortage of housing.

5. Section 581.23 is hereby amended to read as follows:

§ 581.23 Occupancy priority to war workers. The mortgagor must establish, in a manner satisfactory to the Commissioner, that after completion of the project, reference or priority of opportunity to occupy will be given to veterans of World War II and their immediate families, except that this requirement does not apply to hardship cases as defined by the Commissioner and approved by him.

6. Section 581.26 is hereby amended by adding at the end thereof the following new sentence: "In cases where a commitment to insure upon completion is issued, this requirement may be waived at the discretion of the mortgagor."

7. Part 581, as amended, is further amended by striking out § 581.34; renumbering §§ 581.35, 581.36, 581.37, 581.38, 581.39 and 581.40 to read §§ 581.34, 581.35, 581.36, 581.37, 581.38 and 581.39, respectively.

8. Section 581.37 is amended by adding at the end thereof an additional paragraph (d) as follows:

§ 581.37 Title evidence. * * *

(d) In the event a commitment to insure upon completion is issued and accepted the provisions of § 581.38 (b) and (c) do not apply.

(55 Stat. 55, c. 31, as amended by 56 Stat. 301, c. 319; 12 U.S.C. 1736)

These amendments to Part 581 of the Administrative Rules are effective as to all mortgages in excess of \$200,000.00 on which a commitment to insure under Section 608 is issued on or after May 22, 1946.

Issued at Washington, D. C., 22d day of May 1946.

RAYMOND M. FOLEY,
Federal Housing Commissioner.

[F. R. Doc. 46-8765; Filed, May 23, 1946;
3:37 p. m.]

PART 582—ADMINISTRATIVE REGULATIONS FOR WAR RENTAL HOUSING INSURANCE UNDER SECTION 608 OF THE NATIONAL HOUSING ACT APPLICABLE TO ALL MORTGAGES INSURED UNDER SECTION 608

MISCELLANEOUS AMENDMENTS

1. Section 582.4 is amended by striking the period at the end of the third sentence thereof and substituting a semi-

colon and the word "or" and the following new paragraph:

§ 582.4 Prepayment premium charges. * * *

(e) Where, at the time of prepayment, there is placed on the property a new insured mortgage less than the original principal amount of the prepaid mortgage. *Provided*, That the Commissioner finds that the collection of such charge would be inequitable under the particular circumstances of the transaction.

2. Section 582.7 is amended by adding at the end thereof, after the form of endorsement, the following paragraph:

§ 582.7 Approval endorsement form. * * *

In cases where a commitment has been issued to insure upon completion the Commissioner, will upon full compliance with the terms of such commitment, endorse the original credit instrument for insurance by executing both certificates of the endorsement form as set forth in § 582.5 and this section.

3. Section 582.9 (a) is amended by inserting in the second sentence thereof before the first semicolon of subparagraph (3) the following: "and any mortgage insurance premiums paid after default."

4. Section 582.17 (b) is amended by striking out the period at the end thereof and inserting a comma and the following: "nor to any mortgage transferred to such a bank or trust company as trustee exclusively for the benefit of outstanding owners of undivided interests in the trust estate, under the terms of certificates issued and sold more than three years prior to said transfer, by a corporation which is subject to the inspection and supervision of a Governmental Agency."

(55 Stat. 55, c. 31, as amended by 56 Stat. 301, c. 319; 12 U.S.C. 1736)

These amendments to Part 582 of the Administrative Regulations are effective as to all mortgages on which a commitment to insure under Section 608 is issued on or after May 22, 1946.

Issued at Washington, D. C., this 22d day of May 1946.

RAYMOND M. FOLEY,
Federal Housing Commissioner.

[F. R. Doc. 46-8766; Filed, May 23, 1946;
3:37 p. m.]

TITLE 29—LABOR

Chapter VI—National Wage Stabilization Board

[General Wage Approval 8]

PART 805—GENERAL WAGE APPROVALS

NON-FERROUS METAL INDUSTRY

§ 805.8 General wage approval for the non-ferrous metal industry. This section is issued pursuant to section 3 (a) of Executive Order 9697 dated February 14, 1946, and sections 304 and 308 (a) of the Supplementary Wage and

Salary Regulations of the Office of Economic Stabilization, dated March 8, 1946.

(a) Any wage or salary increase granted to employees within the jurisdiction of the National Wage Stabilization Board who are employed in a facility in the non-ferrous metal mining industry as defined in paragraph (b) of this section shall be deemed approved within the meaning of section 3 (a) of Executive Order 9697 to the extent such increase does not exceed 18½ cents per hour over and above the straight-time rates paid by such facility on August 17, 1945.

(b) This section shall apply only to wage or salary increases to employees in facilities:

(1) Which are principally engaged in the mining, milling, smelting, or refining of primary metals of any one or more of the following kinds: copper, lead, zinc, or associated by-products (primary metal is metal won from ore); and

(2) Which are covered by the recommendations of the Non-Ferrous Metals Fact Finding Board appointed by order of the Secretary of Labor under date of March 20, 1946, or are situated in the States of Colorado, Wyoming, Montana, Idaho, Utah, Arizona, New Mexico, California, Nevada, Washington, Oregon, or Alaska.

(c) Any employer who seeks to use a wage or salary increase approved by this section as a basis for action by the Office of Price Administration or any other government agency shall supply to any such agency any requisite information indicating that the adjustments have been made or agreed upon pursuant to this section.

(d) The terms of this section do not constitute any standard for the approvability of any wage or salary increases in any facility not falling within the definition set forth in paragraph (b) of this section; nor does this section constitute any expression of opinion by the National Wage Stabilization Board as to whether or to what extent any wage or salary increase should be granted by any facility which does fall within the definition set forth in paragraph (b) of this section. This pre-approval shall have effect only where a wage or salary adjustment has been finally determined or agreed upon by the party or parties involved.

(e) On request of any employer or collective bargaining representative involved, accompanied by pertinent factual information, the National Wage Stabilization Board will issue rulings as to whether any specified facility or facilities come within the terms of this section.

Approved: May 22, 1946.

B. M. JOFFE,
Executive Director.

[F. R. Doc. 46-8790; Filed, May 24, 1946;
11:39 a. m.]

Chapter IX—Department of Agriculture (Agricultural Labor)

[Supp. 10, Amdt. 3]

PART 1108—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF IDAHO

WORKERS ENGAGED IN PICKING GREEN PEAS FOR MARKET IN CERTAIN DESIGNATED IDAHO COUNTIES

Supplement No. 10, as amended (9 F.R. 6585; 10 F.R. 6169, 7845), § 1108.1, is hereby further amended by deleting paragraph (b) and substituting therefor the following new paragraph (b):

(b) *Wage rates; maximum wage rates for picking all varieties of fresh market pod peas.*

62¢ per well filled bushel container.

Where other than a well filled bushel container is used as a unit of measure, the rate must not exceed the equivalent of the above rate.

This Amendment 3 to Supplement 10 shall become effective at 12:01 a. m., Mountain Standard time, May 20, 1946.

(56 Stat. 765 (1942); 50 U.S.C. 961 et seq. (Supp. IV); 57 Stat. 63 (1943); 50 U.S.C. 964 (Supp. IV); 58 Stat. 632 (1944); Pub. Law 108, 79th Cong., E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9577, 10 F.R. 8087; E.O. 9620, 10 F.R. 12023, E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691; regulations of the Economic Stabilization Director, 8 F.R. 11960, 12139, 16702; 9 F.R. 6035, 14547; 10 F.R. 9478, 9628; 11 F.R. 2517; regulations of the Secretary of Agriculture, 9 F.R. 655, 12117, 12611; 10 F.R. 7609, 9581; 9 F.R. 831, 12807, 14206, 10 F.R. 3177.)

Issued this 23d day of May 1946.

[SEAL] WILSON R. BUIE,
Director, Labor Branch, Production and Marketing Administration.

[F. R. Doc. 46-8760; Filed May 23, 1946;
4:07 p. m.]

[Supp. 12, Amdt. 3]

PART 1110—SALARIES AND WAGES OF AGRICULTURAL LABOR IN THE STATE OF OREGON

WORKERS ENGAGED IN PICKING GREEN PEAS FOR MARKET IN MALHEUR COUNTY, OREGON

Supplement No. 12, as amended (9 F.R. 6701, 10 F.R. 6169, 8098) § 1110.1, is hereby further amended as follows:

1. Paragraph (b) is amended to read:

(b) *Wage rates; maximum wage rate for picking all varieties of fresh market pod peas.*

(1) Piece-work rate—62¢ per well filled bushel container.

Where other than a well filled bushel container is used as a unit of measure, the rate must not exceed the equivalent of the above maximum rate.

2. Paragraph (c) is amended to read:

(c) *Administration.* The Idaho USDA Wage Board, located at Room 621, Idaho Bldg., Boise, Idaho, will have charge of the administration of this section in accordance with the provisions of the specific wage ceiling regulations issued by the Secretary of Agriculture March 23, 1945 (10 F.R. 3177).

This amendment 3 to Supplement 12 shall become effective at 12:01 a. m., mountain standard time, May 20, 1946.

(56 Stat. 765 (1942); 50 U.S.C. 961 et seq. (Supp. IV); 57 Stat. 63 (1943); 50 U.S.C. 964 (Supp. IV); 58 Stat. 632 (1944); Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681, E.O. 9577, 10 F.R. 8087; E.O. 9620, 10 F.R. 12023, E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691; regulations of the Economic Stabilization Director, 8 F.R. 11960, 12139, 16702; 9 F.R. 6035, 14547; 10 F.R. 9478, 9628; 11 F.R. 2517; regulations of the Secretary of Agriculture, 9 F.R. 655, 12117, 12611; 10 F.R. 7609, 9581; 9 F.R. 831, 12807, 14206, 10 F.R. 3177)

Issued this 23d day of May 1946.

[SEAL] WILSON R. BUIE,
Director, Labor Branch, Production and Marketing Administration.

[F. R. Doc. 46-8761; Filed, May 23, 1946;
4:07 p. m.]

TITLE 32—NATIONAL DEFENSE

Chapter VI—Selective Service System

[Operations Order 73-A]

PHILIPPINE ISLANDS CITIZENS EMPLOYED IN HAWAII

EXEMPTION FROM REGISTRATION

Pursuant to the authority contained in the Selective Training and Service Act of 1940, as amended, I hereby order:

That the Order of the Director—Operations Order No. 73, dated February 19, 1946, is hereby rescinded.

LEWIS B. HERSHY,
Director.

MAY 22, 1946.

[F. R. Doc. 46-8752; Filed, May 23, 1946;
4:04 p. m.]

Chapter XI—Office of Price Administration

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[RMPR 136, Amdt. 40]

MACHINES, PARTS AND INDUSTRIAL EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 136 is amended in the following respect:

Paragraph (p) of section 19 is amended to read as follows:

(p) Tools, dies, jigs, fixtures, molds and patterns made and used specifically by manufacturers in connection with manufacture of any product. Where a manufacturer of any product manufactures and uses tools, dies, jigs, fixtures, molds and patterns, specifically in connection with the manufacture of any product, and where the manufacturer sells these tools, dies, jigs, fixtures, molds and patterns to the purchaser of that product, the maximum price for such sales shall be the price as established

by sections 7, 8, 9 or 10, as applicable, except that the maximum price shall not be less than the total costs thereof to the manufacturer.

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8793; Filed, May 24, 1946;
11:30 a. m.]

PART 1413—SOFTWOOD LUMBER PRODUCTS (Rev. MPR 293,¹ Incl. Amdts. 1-17)

STOCK MILLWORK

This compilation of Revised Maximum Price Regulation 293 includes Amendment 17, effective May 28, 1946. The text amended by Amendment 17 is underscored.

In the judgment of the Price Administrator, the maximum prices established by this revised regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328. Such specifications and standards as are used in this regulation were, prior to such use, in general use in the trade or industry affected. A statement of the considerations involved in the issuance of this revised regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.²

§ 1413.51 Maximum prices for stock millwork. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Revised Maximum Price Regulation No. 293 (Stock Millwork), which is annexed hereto and made a part hereof, is hereby issued.

ARTICLE I—PROHIBITIONS AND SCOPE OF REGULATION

Sec.

1. Sales of stock millwork at higher than maximum prices prohibited.
2. To what products, transactions, and persons this regulation applies.

ARTICLE II—MAXIMUM PRICES AND TERMS OF SALE

3. Maximum prices for carload sales of millwork.
4. Maximum prices for less-than-carload sales.
5. Items not specifically priced.
6. Additions for storage in transit.
7. Charges for special cars and bracing.
8. [Revoked.]
9. Maximum prices for retail sales.
10. What the invoice must contain.
11. Prohibited practices.

ARTICLE III—MISCELLANEOUS

12. Adjustable pricing.
13. Applications for adjustment and petitions for amendment.
14. Records and reports.
15. Enforcement and licenses.
16. Relation to other regulations.

¹ 8 F.R. 12694.

² Statements of considerations are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

ARTICLE IV—APPENDICES

- Sec.
17. Appendix A: Maximum prices for Western and Northern pine open windows and sash and lineal sash stock.
 18. Appendix B: Maximum prices for Western and Northern pine glazed windows and sash.
 19. Appendix C: Maximum prices for Western and Northern pine doors.
 20. Appendix D: Maximum prices for Western Ponderosa pine open garage doors.
 21. Appendix E: Maximum prices for Western pine frames and lineal frame stock.
 22. Appendix F: Price zones for softwood stock woodwork.
 23. Appendix G: Maximum prices for Western Ponderosa pine wire window and sash screens.
 24. Appendix H: Maximum prices for Western Ponderosa pine open window and sash screens.
 25. Appendix I: Maximum prices for Western and Northern pine outside blinds and shutters.
 26. Appendix J: Maximum prices for hardwood panel, sash and casement doors, flush veneered doors, hardwood sidelights, hardwood toilet and dwarf doors and for hardwood knocked down door stock—all with solid cores of any species of lumber except fir, larch, spruce or hemlock).
 27. Appendix K: Maximum prices for open hardwood sash and transoms with Ponderosa pine solid cores.
 28. Appendix L: Price areas for veneered hardwood doors.
 29. Appendix M: Maximum prices for stock millwork specialties.
 30. Appendix N: Supplemental lists for Standard Lists Catalog No. 40.
 31. Appendix O: Maximum prices for miscellaneous stock millwork.

AUTHORITY: § 1413.51, issued under 56 Stat. 23, 765; 57 Stat 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I—PROHIBITIONS AND SCOPE OF REGULATION

SEC. 1. Sales of stock millwork at higher than maximum prices prohibited.

(a) On and after September 21, 1943, regardless of any contract or other obligations no person shall sell or deliver and no person shall buy or receive any stock millwork for direct mill shipment or for retail shipment at prices higher than the maximum prices fixed by this regulation and no person shall agree, offer or attempt to do any of these things.

[Paragraph (a) amended by Am. 9, 10 F.R. 11359, effective 9-10-45]

(b) If, upon the purchase of stock millwork, the buyer gets from the seller a written statement that to the best of his knowledge the price does not exceed the maximum price fixed by this regulation, and if the buyer has no reason to doubt the truth of the statement, the buyer shall be deemed to have complied with this section.

(c) Prices lower than the maximum prices may, of course, charged or paid.

SEC. 2. To what products, transactions, and persons this regulation applies—(a) Products covered by the regu-

lation. This regulation covers woodwork items referred to in the appendices when such items are made either wholly or in large part from lumber cut from the following woods: Ponderosa pine (*Pinus ponderosa*), Idaho pine (*Pinus monticola*), sugar pine (*Pinus lambertiana*), Northern or Northeastern pine (*Pinus strobus*), Southern pine, including shortleaf pine (*Pinus echinata*), Loblolly pine (*Pinus taeda*), slash pine (*Pinus caribaea*), such longleaf pine (*Pinus polystrobs*) as contains less than six annual rings per inch and less than one-third summerwood, or any other *Pinus* species known commercially as "Southern pine," California redwood (*Sequoia sempervirens*) (except on sales of redwood millwork items by manufacturers subject to the provisions of Maximum Price Regulation 253). This regulation also covers veneered doors with hollow or solid cores made of any species of lumber (except fir, larch, spruce or hemlock) or insulating board.

This regulation also covers stock millwork specialties not specifically priced in Appendices A to E and G to K, manufactured wholly or in part from Ponderosa pine (*Pinus ponderosa*), Idaho pine (*Pinus monticola*), sugar pine (*Pinus lambertiana*), Northern or Northeastern pine (*Pinus strobus*). These specialties include but are not limited to the items listed below:

Stock frames that cannot be priced from List 8 or List 8A:

Ornamental entrance frames
Complete casement sash and window units (including frames)

Louvre frames

Complete gable frame and sash units

Overhead garage doors

Porch work

Lock-joint or mitered trim, KD or set up
Mantels, China or corner closets and breakfast nooks

Ironing boards

Telephone and medicine cabinets

Sectional kitchen units in the white

Disappearing stairways

(All to be affixed to and become a permanent part of the building.)

[Above paragraph amended by Am. 13, 11 F.R. 2087, effective 3-5-46]

These specialties do not include softwood mouldings, except mouldings which are part of lock-joint or mitered trim.

The appendices of this regulation mention the titles of several millwork and glass lists. These publications are more fully described as follows:

(1) "Standard Woodwork Lists, catalog No. 40" means the document with that title corrected to March 1, 1941 published by the Pinney Printing Company, Clinton, Iowa, and the supplemental lists, based on the Modular Standards, to Catalog No. 40, as incorporated in Appendix N.

(2) "Standard Pine Frames, Catalog No. 8-A" means the document with that title published by the Pinney Printing Company, Clinton, Iowa.

(3) "Design Book No. 25" means the document with that title published by Universal Catalog Bureau, Dubuque, Iowa.

(4) "Jobber's 'A' Light Glass List of August 15, 1938" means the document

with that title copyrighted by the National Glass Distributors' Association.

(5) "8000 series Standard Moulding Book" means the 8000 series Standard Moulding Book, Fourth Edition, published in 1940 by Shattock and McKay Company, Chicago, Illinois.

(6) Illustrations, design layouts and specifications as shown in "National Modular Standard for Ponderosa Pine Wood Windows and sash W. S. S. 45".

[Published by the National Door Manufacturers Association, 332 So. Michigan Ave., Chicago, Ill.]

(7) List 8 means the document with the title "Standard Pine Frame Parts List No. 8" published by the Standard Frame List Publishing Company, Spokane, Washington.

[Subparagraph (7) added by Am. 13, 11 F.R. 2087, effective 3-5-46]

[Paragraph (a) amended by Am. 1, 8 F.R. 14346, effective 10-26-43; Am. 4, 9 F.R. 3514, effective 5-1-44; Am. 6, 10 F.R. 6106, effective 5-30-45; Am. 8, 10 F.R. 10294, effective 8-21-45; Am. 9, 10 F.R. 11359, effective 9-10-45 and as otherwise noted]

(b) *Transactions covered by the regulation*—(1) *Direct-mill sales*. This regulation covers the following direct-mill sales:

(i) Shipments of 15,000 pounds or more by rail to one or more places.

(ii) Shipments of 12,000 pounds or more by truck to a single place.

A "direct-mill sale," as referred to in this regulation, is a sale in which the shipment originates at a factory or factory warehouse, no matter who the seller is, and reaches the purchaser without becoming an integral part of the stock of a distribution warehouse or plant. A shipment which is temporarily stored in a distribution warehouse but does not become a part of the stock of the warehouse for purposes of resale or redistribution is considered a direct-mill sale.

(2) *Retail sales*. This regulation covers all retail sales. For the purpose of establishing a retail price, a retail sale is any sale, except a direct mill sale, made to an ultimate consumer.

[Subparagraph (2) amended by Am. 5, 9 F.R. 3747, effective 4-12-44 and Am. 9, 10 F.R. 11359, effective 9-10-45]

(c) *Transactions not covered by the regulation*. This regulation does not cover sales of special (made-to-order) millwork manufactured according to architects' details, whether the seller manufactures or buys the material used. Such sales are subject to the Maximum Price Regulation 608,¹ Special Millwork.

On specific construction projects calling for part stock millwork and part special (made-to-order) millwork, the stock item shall be priced according to the provision of this regulation and the special (made-to-order) millwork items shall be priced under the provisions of Maximum Price Regulation 608, Special Millwork.

[Paragraph (c) amended by Am. 10, 10 F.R. 13449, effective 11-5-45, and Am. 17, effective 5-28-46]

(d) *Persons covered by the regulation*. Any person who sells or purchases stock millwork covered by this regulation is subject to the regulation.

ARTICLE II—MAXIMUM PRICES AND TERMS OF SALE

SEC. 3. Maximum prices for carload sales of millwork. (a) The maximum prices on carload sales of stock millwork and stock millwork specialties are set out in Appendices A to E (sections 17 to 21, inclusive), Appendices G to K (sections 23 to 27, inclusive) and Appendices M to O (sections 29 to 31, inclusive). These ceiling prices are stated as f. o. b. mill prices with full freight allowed. This means that where shipment is by rail the seller must allow the buyer all rail charges (including taxes on the charges) which are paid by the buyer. Where shipment is by truck the seller must allow the buyer all trucking charges (including taxes on the charges) which are paid by the buyer. If the seller pays for the transportation he does not have to allow any freight.

[Paragraph (a) amended by Am. 1, 8 F.R. 14346, effective 10-26-43 and Am. 9, 10 F.R. 11359, effective 9-10-45]

(b) A sale takes the carload ceiling price if the total weight of the millwork (both stock and special) sold is 30,000 pounds or more. A sale which is a carload under this test takes the carload ceiling price even though the millwork is shipped by truck.

(c) Each manufacturer of products covered by this regulation, shall submit to the Millwork Section, Building Materials Price Branch, Office of Price Administration a certified list of buyers of such products to whom he extended his maximum straight car service discounts or concessions during the last six months of 1943.

[Note: References to Lumber Branch are changed by Supplementary Order 112 (10 F.R. 6066) to be references to Building Materials Price Branch.]

On sales by a manufacturer to any person to whom that manufacturer customarily granted his prevailing maximum service discounts or concessions during the last six months of 1943, the maximum prices for carload sales of stock millwork shall be the maximum prices established by paragraph (a) of this section, reduced by the jobbers' maximum straight car service discounts or concessions printed in the following publications:

Huttig Manufacturing Co., Muscatine, Iowa; Price File #15, March 4, 1941.

Anson & Gilkey Co., Merrill, Wisconsin; Schedule #5000, September 15, 1941.

Farley & Loetscher Mfg. Co., Dubuque, Iowa; Schedule #101, March 1, 1941.

Carr, Adams & Collier Co., Dubuque, Iowa; Carload price schedule #694, July 15, 1941.

Rock Island Sash & Door Works, Rock Island, Illinois; Schedule #504, September 9, 1941.

[Paragraph (c) added by Am. 5, 9 F.R. 3747, effective 4-12-44 and amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

SEC. 4. Maximum prices for less-than-carload sales—(a) *Maximum prices f. o. b. mill*. The maximum f. o. b. mill price (no freight allowed) for a less-

than-carload sale of stock millwork shall be the price figured as follows:

(1) Take the maximum price which would govern the sale if it were a carload sale;

(2) Add 5 percent of that price;

(3) Deduct freight on the weight of the shipment at the carload rate from the mill to the buyer.

(b) *Addition for delivery*. In less-than-carload sales, if shipment is made by common carrier, the seller may add to the maximum f. o. b. mill price the actual transportation charges paid or incurred by him.

If shipment is by truck owned or controlled by the seller actual transportation costs may be added. In no case, however, may such addition exceed 80 percent of the common carrier charge for the same shipment.

(c) *Example of how to compute the ceiling price for a less-than-carload sale*. An example of the correct application of this section is as follows: The buyer has ordered 400 doors, specifications: 2'6" x 6'8", 13 $\frac{1}{8}$ ", 5 x P, No. 1 Ponderosa pine; and 200 windows, specifications: 8 $\frac{3}{8}$ " x 14", 12 $\frac{1}{8}$ ", 12 lights, glazed, SSB, to be delivered by rail to a siding in Washington, D. C., which is in Zone 3. Shipment is made direct from a mill, and the sale is made on an f. o. b. mill price basis (actual freight to be paid by purchaser).

Ceiling price of the doors if the sale had been a carload sale (\$7.50 list), 51 (minimum discount) x 400 (number of doors)	\$1,470.00
Crating (40 bundles at \$9.95 per bundle)	38.00
Ceiling price of the windows if the sale had been a carload sale (\$6.50 list), .85 (minimum discount) x 200 (number of windows)	455.00
Face crating (no extra charge)	0.00
Item I (total of above figures)	\$1,963.00

Add: Item II (5 percent of this total)	98.15
	\$2,061.15

Deduct: Item III (deduct freight on 16,800 pounds at carload rate of 50%) 84.00

Maximum f. o. b. mill price \$1,977.15

SEC. 5. Items not specifically priced—(a) *What this section covers*. This section applies to any item covered by this regulation for which a maximum price cannot be determined under any other section of the regulation.

[Paragraph (a) amended by Am. 9, 10 F.R. 11359, effective 9-10-45]

(b) *Pricing formula*—(1) *When this paragraph shall be used*. The pricing formula set forth in this paragraph (b) shall be used to price a new item where the manufacturer of the item being priced produces a "comparable item" for which a maximum price has already been established under this regulation. A "comparable item" for the purpose of this section means an item which meets all of the following conditions:

(i) It belongs to the narrowest trade category which includes the item being priced.

(ii) Its current unit direct costs vary from the current unit direct costs of the

item being priced by not more than 25 percent.

(iii) It is currently being produced by the manufacturer.

(iv) If more than one "comparable" item meets all of the above conditions, the manufacturer must use the one whose current unit direct costs are nearest to the current unit direct costs of the item being priced.

(2) *Definition of "current unit direct costs".* "Current unit direct costs" for the purpose of this section means the sum of current unit direct labor and labor burden costs and current unit direct material costs including lumber kiln drying and handling cost, computed on a consistent basis for both the item being priced and the comparable item.

(3) *Maximum prices.* The maximum price to a particular class of purchaser for a commodity priced under this Section shall be determined in accordance with the following formula:

(i) Ascertain the maximum price to that class of purchaser of a comparable item.

(ii) Divide Item 1 by the current unit direct costs of such comparable item.

(iii) Multiply the result by the current unit direct costs of the item being priced.

(iv) The resulting amount is the maximum price of the item being priced to that particular class of purchaser.

(4) *Reports and approvals of maximum prices.* Before offering for sale or delivery an item for which maximum prices are determined under this paragraph (b), the manufacturer must file a report with the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C., setting forth the following information:

(i) A complete description of the item being priced and of the comparable item for which a maximum price has already been established.

(ii) The proposed maximum price for the item being priced, and the established maximum price for the comparable item.

(iii) A breakdown of the current unit direct costs as defined in this paragraph, for the item being priced and for the comparable item.

A proposed maximum price under this paragraph (b) shall be deemed to be approved automatically on the expiration of 20 days after the mailing of the report (or on the expiration of 20 days after the mailing of all additional information which may have been requested), unless within that time the Office of Price Administration notifies the manufacturer that his proposed maximum price has not been approved or that action thereon has been deferred pending receipt of further information.

The Office of Price Administration may approve or disapprove and may at any time after approval adjust maximum prices proposed or established under this paragraph so as to make them consistent with the level of maximum prices otherwise established by this regulation.

(c) *Items which cannot be priced under paragraph (b).* If an item covered by this section cannot be priced under paragraph (b) above, the maximum price shall be a price approved by the Office of Price Administration, consistent with the level of maximum prices established

by this regulation. A maximum price will generally be approved under this paragraph (c) by adding to the current direct unit costs of the item being priced the average percentage margin over direct costs realized by the manufacturer on all of his sales of items covered by this regulation during his most recent accounting period. In each case covered by this paragraph (c), the manufacturer must file a report with the Office of Price Administration, Building Materials Price Branch, Washington 25, D. C., giving the following information, before offering the item for sale:

(i) A description of the item being priced.

(ii) Reasons why the pricing provisions under paragraph (b) are not applicable.

(iii) His proposed maximum price.

(iv) A statement of the method of computation of the proposed price and of the reasons why he believes it consistent with the level of prices fixed by this regulation.

(v) A breakdown of his current unit costs of direct materials and direct labor for the item being priced, and his average percentage mark-up over direct costs realized by him on all his sales of items covered by this Regulation during his most recent accounting period, supported by profit and loss statement for such period.

The Office of Price Administration may approve or disapprove and may at any time after approval adjust maximum prices proposed or established under this paragraph so as to make them consistent with the level of prices fixed by this regulation.

[Sec. 5 amended by Am. 7, 10 F.R. 6516, effective 6-6-45 and as otherwise noted]

SEC. 6. Addition for storage in transit. When a distribution warehouse or yard sells millwork that it does not already have in stock, and then, instead of shipping it directly from the mill to the buyer, stores it in its warehouse or yard and delivers it, in quantities less than the total order, to the buyer as he calls for it, the distributor may shorten the applicable basic discount two points on so much of the millwork as it actually stored. (Note that the sale is still a direct mill sale.)

This addition may not be made when the distributor merely reloads millwork at the warehouse or yard, or handles and stores it no more than is necessary in a normal case where the distributor receives a mill shipment, reloads it, and delivers it to the buyer. Nor may this addition be made if the millwork is stored at the job site since this is not storage in transit.

SEC. 7. Charges for special cars and bracing. (a) No addition to the maximum prices may be made for pool car, community car or stop-over car shipments, except that in the case of stop-over car shipments by rail, the seller may require the purchaser to pay stop-over charges made by the railroad. If the millwork shipped in any one of these combination cars weighs 30,000 pounds or more, it takes the carload ceiling prices.

(b) Where bracing is required to permit partial unloading of a railroad car, a charge not to exceed \$3.50 may be made for one brace and \$2.50 for each additional brace.

SEC. 8 [Revoked.]

[Sec. 8 amended by Am. 2, 8 F.R. 14314, effective 10-26-43; revoked by Am. 5, 9 F.R. 3747, effective 4-12-44]

SEC. 9. Maximum prices for retail sales. The maximum price for a retail sale of a millwork item covered by this regulation (other than combination doors) shall be the sum of the following:

(a) The seller's maximum price for the sale of the item fixed by the General Maximum Price Regulation; and

The amount by which the seller's acquisition cost of the item delivered to his warehouse would by reason solely of price increases authorized by the Office of Price Administration exceed his March 1942 net acquisition cost of the item if the item had been purchased from a supplier of the same class in the same quantities as in March 1942.

[Above paragraph amended by Am. 14, 11 F.R. 3657, effective 4-10-45]

If in March 1942 the seller bought from different classes of suppliers or in different quantities, he may add only the increase in the maximum prices of that class of suppliers which in the period January 1 to March 31, 1942, made the largest total shipments to him. No addition may be made because of cost increases resulting solely from purchasing from a more distant supplier, or from a different class of supplier, or in smaller quantities.

[Sec. 9 amended by Am. 9, 10 F.R. 11359, effective 9-10-45 and as otherwise noted]

SEC. 10. What the invoice must contain. All invoices must contain a sufficiently complete description of the millwork to show whether or not the price is proper. The amount added for extras does not have to be shown separately, except for storage-in-transit and bracing. The invoice must also show whether the sale is a direct mill sale, whether it is a carload or less-than-carload sale, and the origin and destination of the shipment.

Failure to invoice properly is just as much a violation of this regulation as charging an excessive price.

SEC. 11. Prohibited practices—(a) General. Any practice which is a device to get the effect of a higher-than-ceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings, changes in discount practices, and the like.

ARTICLE III—MISCELLANEOUS

SEC. 12. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward

in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant the authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment. (This paragraph, of course, does not apply to adjustable pricing in conjunction with an application for a price on an item not specifically priced; section 5 is applicable in such a case.)

SEC. 13. Applications for adjustment and petitions for amendment—(a) See Procedural Regulation No. 6 for adjustment provisions on certain Government contracts or subcontracts.

[Paragraph (a) amended by Supplementary Order 83, 9 F.R. 973, effective 2-1-44]

(b) *Petitions for amendment.* Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,¹ issued by the Office of Price Administration.

(c) *Individual adjustment—(1) Who may adjust maximum prices.* The Price Administrator or any duly authorized representative may adjust maximum prices for any of the commodities covered by this regulation as hereinafter provided.

(2) *Applications for adjustment.* Any manufacturer of stock millwork may file an application with the Office of Price Administration, Building and Construction Price Division, Washington 25, D. C., for adjustment in his maximum prices for any item of stock millwork covered by this regulation.

An application under this section must be filed in accordance with Revised Procedural Regulation No. 1, issued by the Office of Price Administration. The application shall contain:

(i) Regularly prepared balance sheets, analyses of surplus and statements of profit and loss, reflecting total company operations for the years 1937-1940, inclusive.

NOTE: The filing of these data is optional, provided reports are available from the Bureau of Internal Revenue. Should you prefer, this information will be requested by the Office of Price Administration directly from the Bureau of Internal Revenue.

(ii) Statements of profit and loss covering the company's entire operations for the year 1941 and the last full calendar or fiscal year and the latest available period in the current year, segregated as to the product or products for which an adjustment is requested and all other products together with a complete breakdown, as to direct material, direct labor and factory overhead of the cost of goods produced and sold and of selling, administrative and general expense.

(iii) Balance sheets as of the close of the year 1941 and last full calendar or fiscal year and the latest available period in the current year together with analyses of surplus.

(iv) Statement of the total volume of sales for the item for which price adjustment is requested for the same periods as in (ii) above. The volume should be stated in the units customarily used in the applicant's industry and should show unit quantities applicable to all inventory adjustments with a complete reconciliation between units produced and units sold.

Manufacturers who have previously submitted any of the above required data may omit such items from the data submitted with their application provided they indicate when and in what connection they were submitted.

(3) *Amount of adjustment.* The adjustment will not be generally more than the following:

(i) An amount sufficient to make the adjusted price equal to total cost plus a reasonable net profit on the article or line where the applicant's current over-all earnings on an annual basis are appreciably less than his average annual over-all earnings during the base period years 1937-1940, inclusive, adjusted for changes in net worth.

(ii) An amount sufficient to make the adjusted price equal to total cost, where the applicant's current over-all earnings on an annual basis do not exceed by 15 percent but are not appreciably less than his average annual over-all earnings during the base period years 1937-1940, inclusive, adjusted for changes in net worth.

(iii) An amount sufficient to make the adjusted price equal to manufacturing cost, plus packing cost and shipping cost where delivered prices are quoted or freight is allowed or equalized, where the applicant's current over-all earnings on an annual basis represent an increase of 15 percent or more over his average annual net earnings for the base period years 1937-1940, inclusive, adjusted for changes in net worth.

(iv) In no event shall an adjustment granted a multiple line producer under subdivisions (i) and (ii) be greater than the total amount necessary to make current over-all earnings equal to 115 percent of base period over-all earnings except that any such adjustment shall at least cover manufacturing cost plus packing cost, and shipping cost where delivered prices are quoted or freight is allowed or equalized. Moreover, where such adjustment includes a reasonable profit on a product or line, the total amount of adjustment shall not be greater than that necessary to make current over-all earnings equal to base period over-all earnings.

(v) If the applicant produces the commodity in a line or series of sizes or spec-

ifications, and if it is not practical to determine the manufacturing cost or total cost, as the case may be, of each size or specification, a uniform adjustment may be made for the entire line or series. However, any such adjustment for a line or series shall be subject to the limitations in subdivisions (i) to (iv), inclusive, above.

(4) *Meaning of terms used.* In cases where the company was not in business during 1937-1940 and in extremely unusual cases where the period 1937-1940 cannot be considered a representative peacetime period, the Office of Price Administration may make an exception to the use of this base period.

The term "manufacturing cost" means the total of direct materials, direct labor, and manufacturing expenses or factory overhead, applicable to the article.

The term "total cost" means the total of manufacturing cost and reasonable general, administrative, and selling expenses applicable to the article, excluding non-operating expense items and income and excess profits taxes.

The term "over-all earnings" means net profits before income and excess profits taxes experienced on the company's entire operations.

Whenever the applicant is currently operating at a level substantially lower than his normal volume, the overhead items included in "manufacturing cost" and "total cost" may be adjusted to reasonable levels based upon a normal rate of operations. Consideration will not be given, however, to losses due to temporary or non-recurring factors, inadequate plant utilization, illegal wage payments, excessive overhead, selling and other general costs and other unusual factors.

In evaluating costs, the Office of Price Administration will give consideration to whether they are based on a representative period of normal production.

[Paragraph (c) added by Am. 15, 11 F.R. 4032; effective 4-16-46]

SEC. 14. Records and reports—(a) Records. All sellers must keep records which will show a complete description of the items of stock millwork sold, the name and address of the buyer, the date of sale, and the price. Buyers must keep similar records, including the name and address of the seller. These records must be kept for any month in which the seller or buyer sold or bought \$200 or more of stock millwork in transactions which are covered by this regulation. They must be kept for two years, for inspection by the Office of Price Administration. Any records which the Office of Price Administration later requires must also be kept.

(b) *Reports.* Any reports that the Office of Price Administration has required in the past, or requires from time to time must be submitted.

Each manufacturer of stock millwork specialties covered by this regulation shall file with the Building Materials Price Branch, Office of Price Administration, Washington, D. C., on or before November 1, 1943, the following information:

¹ 9 F.R. 10628; 10 F.R. 1382, 9394.

* 9 F.R. 10476, 13715; 10 F.R. 11295.

(1) A statement of his highest selling prices for such stock millwork specialties in effect in October 1941. If such prices were published, he shall submit his net prices or list and discount sheet and if such prices were not published, he shall submit a list of such prices and a statement of the location of the invoices or other records from which such prices were compiled.

(2) A statement of his maximum prices on stock millwork specialties established under this regulation, and

(3) A statement of his maximum prices previously established under the GMPR for such stock millwork specialties.

[Paragraph (b) amended by Am. 1, 8 F.R. 14346, effective 10-26-43]

SEC. 15. Enforcement and licenses. (a) Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for suspension of licenses provided for by the Emergency Price Control Act of 1942.

(b) War procurement agencies and their contracting or paying finance officers are not subject to any liability, civil or criminal, imposed by this regulation.

Persons who make sales covered by this regulation to war procurement agencies are, however, subject to all the liabilities imposed by this regulation. "War procurement agencies" include the War Department, the Navy Department, the United States Maritime Commission, and the Lend-Lease Section in the Procurement Division of the Treasury Department, or any of their agencies.

(c) All sellers under this regulation, except mills, are licensed by Supplementary Order 18.* This order, in brief, provides that a license is necessary, except for mills, to make sales under this regulation. A license is automatically granted to all sellers making these sales. It is not necessary to apply specially for the license, but a registration may later be required. The Emergency Price Control Act of 1942 and Supplementary Order 18 tell the circumstances under which licenses may be suspended. The license cannot be transferred.

SEC. 16. Relation to other regulations. (a) **General Maximum Price Regulation.** Any sale or delivery covered by this regulation is not subject to the General Maximum Price Regulation; except that sales, purchases and deliveries of com-

modities covered by this regulation which originate outside of and are imported into the continental United States are governed by the General Maximum Price Regulation, and especially Maximum Import Price Regulation.

(b) **Maximum Export Price Regulation.** The maximum prices for export sales of stock millwork are governed by the Second Revised Maximum Export Price Regulation.⁷

ARTICLE IV—APPENDICES

SEC. 17. Appendix A: Maximum prices for Western and Northern pine open windows and sash and lineal sash stock. (a) The maximum prices for Ponderosa pine open windows and sash sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices and list extras contained in Standard Woodwork Lists, Catalogue No. 40:

[Section heading amended by Am. 6, 10 F.R. 6106, effective 5-30-45]

* 7 F.R. 7240, 11007; 8 F.R. 13243.

7 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9834, 11273, 12919; 14346; 10 F.R. 863, 923, 2432, 6590, 8746, 8611, 9586, 10029, 15348; 11 F.R. 1297.

Description of product: No. 1 Ponderosa pine windows and sash; Western, New York, and Boston openings; set up, cleated in bundles; 10 or more of a size and kind.	Delivered to—								Delivered to—								
	Zones 1, 12, 14, 15, 16, 17	Zones 2, 3	Zone 3½	Zone 4	Zones 5, 6	Zones 7, 9, 10, 13	Zone 8	Zone 11	Zones 1, 12, 14, 15, 16, 17	Zones 2, 3	Zone 3½	Zone 4	Zones 5, 6	Zones 7, 9, 10, 13	Zone 8	Zone 11	
All 1½" plain rail windows.....	39	38	37	36	40½	41	38½	42	1½" storm sash.....	39½	38½	37½	36½	41	41½	39	42½
All 2, 3, 4 and 6 light (3 wide only) cellar and barn sash.....	39	38	37	36	40½	41	38½	42	All other types of windows and sash.....	36	35	34	33	37½	38	35½	39½

[Table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

(b) The maximum prices for Western and Northern pine open windows and sash sold alone, or with other millwork, in carload quantities, where the customer specifically requests Northern Sugar or Idaho pine, shall be the net prices, f. o. b. mill, full freight allowed, computed in the same manner as provided in paragraph (a) of this Appendix A, but with base discounts adjusted as follows:

1. Northern pine: 35 points shorter than base discount.
2. Idaho pine: 15 points shorter than base discount.
3. Sugar pine: 3 points shorter than base discount.

Where the manufacturer furnishes these woods at his option, the maximum prices shall be those established in paragraph (a) of this Appendix A.

(c) The maximum prices established in paragraphs (a) and (b) of this Appendix A shall be subject to the following deductions:

1. Knock-down windows and sash: Less than 2500 windows or 5000 sash: 1 point longer discount.

2500 or more windows or 5000 or more sash: 2 points longer discount.

2. Blue stain Ponderosa pine open windows and sash: 2 points longer discount.

3. Straight cars of any sizes or styles of open storm sash set up: 1 point longer discount.

(d) The maximum prices established in paragraphs (a) and (b) of this Appendix A may be adjusted in accordance with the following additions for the specified services and conditions:

1. Orders for five to nine of a size and kind: 10% of the net price for each unit in sales of 10 of a size and kind.

2. Orders for less than five of a size and kind: 20% of the net price for each unit in sales of 10 of a size and kind.

3. All 1½" open windows and sash: Use same discount as for 1¾" open windows and sash.

4. Special machining on windows (involving the use of Unique, Grand Rapids, Pullman, N. S. W. or R. O. W. balances): Net extra per window as follows:

Quantities	Unique	Grand Rapids	Pullman		N. S. W.	R. O. W. and all others
			One or two springs	More than two springs		
1 to 99.....	\$0.10 .05	\$0.10 .05	\$0.12	\$0.24	\$0.15	\$0.15
100 to 459.....	No extra	No extra	.08	.16	.10	.10
500 or more.....			.03	.06	.04	.04

5. Wider stiles and rails: Ohio, Philadelphia, Baltimore, and Washington sizes, including cellar and barn sash, but excluding 1½", 4, 8, and 12 light windows: 2 points shorter discount. Indianapolis and Wilkes-Barre openings: 3 points shorter discount. Where Eastern openings are narrower than Western, use Western opening discounts.

6. Full crating for shipment: \$0.30 a bundle to the net price.

7. Dipped or treated as specified before glazing:

	Net per sash (ex- cept storm sash)	Net per window or storm sash
Chemically treated with Permatol "A" or similar toxic solution.....	(1)	(1)
Treated with toxic water repellent.....	\$0.01½	\$0.02
Dipped with regular sash primer.....	.03	.06
Dipped with lead and oil primer.....	.10	.20
Dipped with linseed oil primer.....	.10	.20
Primed by brush with lead and oil.....		
No divided lights.....	.15	.30
Divided lights.....	(1).15	(1).30

¹ No addition.

² Plus \$0.01 per light.

8. Priming putty rabbet with brush before glazing: 2 and 4 light windows: 1 point shorter discount. 8 to 40 light windows and divided tops: 1½ points shorter discount.

(e) The maximum prices for Ponderosa pine lineal sash stock when sold in mixed cars with other millwork (other

than mouldings) shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices on page 70 of Standard Woodwork Lists, Catalogue No. 40.

Description of product:	Delivered to—				Description of product:	Delivered to—			
	Zones 1, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17	Zones 1½, 2, 3, 3½	Zone 4	Zone 11		Zones 1, 5, 6, 7, 8, 9, 10, 12, 13, 14, 15, 16, 17	Zones 1½, 2, 3, 3½	Zone 4	Zone 11
5 Bars, muntin stock and rails—list under \$3.....	2	List	+1	3	Stiles, rails and bars, list \$3 and over.....	+4	+6	+7	+3

[Table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

[Paragraph (e) added by Am. 6, 10 F.R. 6106, effective 5-30-45]

SEC. 18. Appendix B: Maximum prices for Western and Northern pine glazed

windows and sash. (a) The maximum prices for Ponderosa pine glazed windows and sash sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the base

discounts shown in Tables I and II to the list prices and list extras contained in Standard Lists Catalog No. 40 and the list prices contained in Supplemental Lists to Standard Lists Catalog No. 40 as follows:

TABLE I—BASE DISCOUNTS TO LIST PRICES AND LIST EXTRAS CONTAINED IN STANDARD LISTS CATALOG NO. 40

Description of product:	Delivered to—							Description of product:	Delivered to—						
	Zones 1, 16, 17	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zones 6, 11, 14	Zone 13	Zone 15		Zones 1, 16, 17	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zone 13	Zone 15	
All 1½" plain rail 2-light windows.....	62	61	60½	59½	60	59	61½	All 1½" 4-or-more light storm sash.....	59½	58½	58	57	57½	56½	59
All 1½" plain rail 4-or-more light windows.....	60½	59½	59	58	58½	57½	60	All other types 2-light windows and 1-light sash.....	60½	59½	59	58	58½	57½	60
All 2, 3, 4 and 6-light (3 wide only) cellar and barn sash.....	60½	59½	59	58	58½	57½	60	All other types divided light windows and sash.....	50½	58½	58	57	57½	56½	59
1½" 2-light storm sash.....	60½	59½	59	58	58½	57½	60								

TABLE II—BASE DISCOUNTS TO LIST PRICES CONTAINED IN SUPPLEMENTAL LISTS TO STANDARD LISTS CATALOG NO. 40

Description of product:	Delivered to—							Description of product:	Delivered to—						
	Zones 1, 16, 17	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zones 6, 11, 14	Zone 13	Zone 15		Zones 1, 16, 17	Zones 1½, 2, 3, 5	Zone 3½	Zones 4, 7, 8, 9, 10, 12	Zone 13	Zone 15	
All 1½" plain rail windows.....	62	61	60½	59½	60	59	61½	All 1½" storm sash.....	60½	59½	59	58	58½	57½	60
All 2, 3, 4 and 6-light (3 wide only) cellar and barn sash.....	62	61	60½	59½	60	59	61½	All other types of windows and sash.....	60½	59½	59	58	58½	57½	60

[Paragraph (a) amended by Am. 14, 11 F.R. 3657, effective 4-10-46 and Am. 16, 11 F.R. 5020, effective 5-6-46]

(b) The maximum prices for Western and Northern pine glazed windows and sash sold alone, or with other millwork, in carload quantities, where the customer specifically requests Northern, Idaho or Sugar pine, shall be the net prices, f. o. b. mill, full freight allowed, computed by adding to the maximum net prices established in paragraph (a) of this Appendix B, the differences between (1) the net maximum prices for Ponderosa pine open windows and sash (as established in paragraph (a) of Appendix A, section 17) and (2) the net maximum prices for Northern, Idaho and Sugar pine open windows and sash, where ordered by the customer (as established in paragraph (b) of Appendix A, section 17). Where the manufacturer furnishes these woods at his option, the maximum prices shall be those established in paragraph (a) of this Appendix B.

(c) The maximum price for Southern pine glazed windows sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed in the same manner as provided in paragraph (a) of this Appendix B, but with base discounts adjusted as follows:

1. All 1½" plain rail windows: lengthen discounts ½ points.
2. All 1½" check rail windows: lengthen discounts 2 points.
3. For blue stained stock: lengthen discounts an additional ½ point.

(d) The maximum prices established in paragraphs (a), (b) and (c) of this Appendix B shall be subject to the following deduction: where face crating is omitted: ½ point longer discount.

(e) The maximum prices established in paragraphs (a), (b) and (c) of this Appendix B may be adjusted in accordance with the following additions for the specified services and conditions:

1. Less than full bundle lots of one size and kind: 4 points shorter discount.
2. Glazing with "A" glass: 3 points shorter discount.
3. All 1½" glazed windows and sash: use same discount as for 1½" after applying rule 6, on page 79 of Standard Woodwork Lists, Catalogue No. 40.
4. Windows or sash back puttied: 2 lights: 1 point shorter discount. More than 2 lights: ½ points shorter discount.
5. Windows or sash bedded in putty: 2 light windows or 1 light sash, bedded in putty: 2 points shorter discount. All other windows or sash bedded in putty: 2½ points shorter discount.

6. Glass in other than stock size windows and sash; apply to Jobber's "A" Light Glass List of August 15, 1938, the following discounts for glass (only), and add net extra for glazing:

Discounts applicable to glass

SSB or DSB.....	82
SSA or DSA.....	79½
½" Florentine, Maze or Syenite (from DSA list):	
12 x 16 and under.....	72
Over 12 x 16.....	74

Net extras for glazing

1 light sash.....	\$0.09
2 light windows and 2 light storm sash.....	.18
For each additional light.....	.02¼

7. Wider stiles and rails: Ohio, Philadelphia, Baltimore, and Washington sizes, including cellar and barn sash, but excluding 1½" 4, 8, and 12 light windows: 1 point shorter discount. Indianapolis and Wilkes-Barre openings, glazed: 1½ points shorter discount.

8. Fitting window to frame \$0.10 net per window.

9. Boring sash for spring bolts: \$0.02 net per window.

10. Applying (only) barrel bolts: \$0.15 net per window.

11. Applying (only) Unique sash balances: \$0.15 net per window.

SEC. 19. Appendix C: Maximum prices for Western and Northern pine doors.

(a) The maximum prices for ponderosa pine doors sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight al-

lowed, computed by applying the following base discounts to the list prices and list extras contained in Standard Wood-work Lists, Catalogue No. 40:

Description of product: 1½" No. 1 Ponderosa pine doors: 5 of a size and kind	Delivered to—													
	Zone 1	Zones 1½, 2, 3	Zone 3½	Zone 4	Zone 5	Zones 6, 7	Zone 8	Zone 9	Zone 10	Zone 11	Zone 12	Zone 13	Zone 14	Zones 15, 16, 17
Panel doors:														
4 and 5 panels, raised panels*	42	40½	39½	38½	43	43	42	43	44½	42	43½	42½	42½	42½
4 and 5 panels, flat Ponderosa pine or laminated fir panels*	41	39½	38½	37½	42	42	41	42	43½	41	42½	41½	41½	41½
Colonial doors, Ponderosa pine stiles and rails:														
Laminated panels	42	40½	39½	38½	43	43	42	43	44½	42	43½	42½	42½	42½
Raised panels	43½	42	41	40	44½	44½	43½	44½	44½	46	43½	44	44	44
Sap gum panels	41	40	38½	38	39½	38½	38	38	37	37	37	38½	40½	40½
Unselected birch panels	39½	38½	37	36½	38	39	38½	38½	37½	37½	37½	39	41	41
Laminated panel doors, 1 and 2 panels, Ponderosa pine stiles and rails:														
Fir panels	43	41½	40½	39½	44	44	43	44	45½	43	44½	43½	43½	43½
Ponderosa pine panels	41	39½	38½	37½	42	42	41	42	42½	41	42½	41½	41½	41½
Sap gum panels	39½	38½	37	36½	38	37	36½	36½	35½	35½	35½	37	39	39
Unselected birch panels	38½	37½	36	35½	37	36	35½	35½	34½	34½	34½	36	38	38
Sash, storm, rim, and French doors, open; sash doors, storm doors, sidelights, 1-light rim and store doors (1½" and 1¾"):														
Laminated panels	42	40½	39½	38½	43	43	42	43	44½	42	43½	42½	42½	42½
Other panels	43½	42	41	40	44½	44½	43½	44½	44½	46	43½	45	44	44
French door designs 622 to 628 and 637 to 643 (1¾").	40½	48½	47	46	50½	50½	49½	50½	52	49½	51	50	50	50
Insert type doors with Ponderosa pine stiles and rails:														
Ponderosa pine insert:														
Fir panel	33	31½	30½	29½	31½	30½	33	34	35½	33	34½	33½	33½	33½
Ponderosa pine panel	32	30½	29½	28½	30½	29½	32	33	34½	32	33½	32½	32½	32½
Sap gum panel	32½	31½	30	29½	31	30	29½	29½	28½	28½	28½	30	32	32
Birch panel	31	30	29½	28½	30	29	28½	28½	27½	27½	27½	29	31	31
Red gum panel	27½	26½	25	24½	26	25	24½	24½	23½	23½	23½	25	27	27
Birch insert: Birch panel	27½	26½	25	24½	26	25	24½	24½	23½	23½	23½	25	27	27
Sap gum insert: Sap gum panel	28½	27½	26	25½	27	26	25½	25½	24½	24½	24½	26	28	28
Red gum insert: Red gum panel	19	18	16½	16	17½	16½	16	16	15	15	15	15	16½	18½
Cupboard doors (3½" and 1¾") with Ponderosa pine stiles and rails:														
Flat pine or fir panels	40½	49	48½	48	50½	50½	49½	50½	50½	52	49½	51	50	50
Solid raised pond. pine panels	48½	48	47½	47	49½	49½	48½	49½	49½	51	48½	50	49	49
Birch, yellow pine, or gum panels	46	45½	44½	44½	45	44½	46	44½	44½	44	44	44	46½	46½
Toilet and blind doors:														
1¾" and 1½" design N. D. 726:														
Laminated panels	42	40	39	38	42	42	42	43	43	45	42	43½	42½	41
Solid or raised panels	43½	41½	40½	39½	43½	43½	43½	44½	44½	46	43½	45	44	42½
Ponderosa pine 1¾" and 1½"; designs N. D. 727 to 731	33½	31½	30½	29½	33½	33½	33½	34½	34½	36	33½	35	34	33½

*3½" and 1¾" thick: Same discounts as 1½" thick.

Combination storm and screen doors (stock quantities, 5 of a size and kind, in the white, not crated):

Following discounts apply to all zones (percent)

Combination storm and screen doors (stock quantities, 5 of a size and kind, in the white, not crated)—Continued

Following discounts apply to all zones (percent)

Complete door open, not wired	50½
Door section only	50½
Sash section only, open	50½
Screen section only, not wired	50½
Complete door open, wired 14-mesh galvanized	50½
Screen section only, wired 14-mesh galvanized	50½
Complete door, wired 14-mesh galvanized, glazed single strength "B" (SSB)	50
Sash section only, glazed single strength "B" (SSB) set with putty	49½

Combination storm and screen doors (stock quantities, 5 of a size and kind, in the white, not crated)—Continued

(percent)

Complete door, wired 14 x 18 mesh galvanized, glazed single strength "B" (SSB), add \$0.25 to 14-mesh galvanized list in Standard Lists Catalog No. 40	50
Complete door, wired 14 x 18 mesh bronze, glazed single strength "B" (SSB), add \$1.20 to 14-mesh galvanized list in Standard Lists Catalog No. 40	50
Complete door, wired 16 x 16 mesh aluminum wire, glazed single strength "B" (SSB), add \$1.35 to 14-mesh galvanized list in Standard Lists Catalog No. 40	50

1. For 1¾" thick doors: 4 points shorter than 1¾" discounts.

2. Glass and glazing extras for doors: Apply to Jobber's "A" Light Glass List of August 15, 1938, the following discounts for glass (only), and add net extra for glazing:

Discounts applicable to glass

SSB and DSB	82
SSA and DSA	79½
¾" Florentine, Maze or Syenite (from DSA list)	
12 x 16 and under	72
Over 12 x 16	74

[Net extras for glazing, not bedded. (For bedding in putty, add 50% to net extras)]

1 light up to 60 united inches	\$0.11
1 light over 60 united inches	.22
3 or 4 lights	.15
6 lights	.22
8 lights	.28
9 lights marginal	.42

[Net extras for glazing, not bedded. (For bedding in putty, add 50% to net extras)]

(b) The maximum prices for Western and Northern pine doors sold alone, or with other millwork, in carload quantities, where the customer specifically requests Northern, Sugar or Idaho pine, shall be the net prices, f. o. b. mill, full freight allowed, computed in the same manner as provided in paragraph (a) of this appendix C, but with base discounts adjusted as follows:

1. Northern pine: 40 points shorter than base discount.
2. Idaho pine: 20 points shorter than base discount.
3. Sugar pine: 3 points shorter than base discount.

(d) The maximum prices established in paragraphs (a) and (b) of this Appendix C may be adjusted in accordance with the following additions for the specified services and conditions:

Discounts applicable to glass

11 lights marginal	\$0.50
9 equal lights	.35
10 equal lights	.38
12 equal lights	.47
15 equal lights	.55
Mirror doors, 1 light	.50
Additional lights	.04½
Design 600	.25
Design 601	.50
Design 602	1.00
Design 603	.45
Design 604	.50
Design 606	.40
Design 607	.55
Design 608	.40

3. Preservative treatment with both water repellent and toxic preservative: Entire door: \$0.25 net each. Panels only treated: \$0.10 per door.

4. Preservative treatment with toxic preservative only: Entire door: \$0.15 net each. Panels only treated: \$0.06 per door.

5. Crating (other than combination doors): Sash doors open: \$0.95 net per bundle. Glazed doors: \$1.10 net per bundle. Cupboard doors: \$0.55 net per bundle. Panel and toilet doors: \$0.95 net per bundle.

6. Crating—combination doors: ¼ dozen to a crate: 3 points shorter discount. ½ dozen to a crate: 2 points shorter discount. ¾ dozen to a crate: 6 points shorter discount.

7. Wider than standard combination doors. ¾" to 1" wider than standard (standard combination doors are net width and 1" longer than regular doors): \$0.30 to the list price, when specifically ordered by the purchaser.

[Item 7 amended by Am. 6, 10 F.R. 6106, effective 5-30-45]

8. Panel, French and sash doors in less than 5 of a size and kind: 20 percent of the net price each, for 5 of a size and kind.

9. 2 vertical or 2 reverse panel doors (4¾" stiles and rails, 9¾" bottom rail): 1 point shorter discount.

10. 3 panel craftsman doors (4¾" stiles and rails, 9¾" bottom rail): 2 points shorter discount.

11. Combination doors in less than 5 of a size and kind: Add 10 percent to the net price.

12. Where specifications require special arrangement of dowels: \$0.10 net per rail. For double rows of dowels: \$0.15 net per rail.

13. For joints set in white lead or water-resisting glue: \$0.10 net per door. For high test waterproof glue to stand 48 hours soaking test: \$0.75 net per door.

14. For cutting horns off stiles: \$0.10 net per door.

15. For fitting door to opening: \$0.25 net per door.

16. For beveling stiles: Add to the above extra: \$0.20 net per door.

17. For varnishing or painting top and bottom edges: \$0.10 net per door.

18. For mortising for lock: \$0.20 net per door.

19. For recessing for face plate: Add to above extra: \$0.15 net per door.

20. Applying (only) lock and face plate: \$0.25 net per door.

21. For slotting for hinges: \$0.08 net per hinge.

22. For applying (only) hinges to door: \$0.04 net per hinge.

23. For cutting letter slot: Straight cut: \$0.25 net per opening. Medium bevel cut: \$0.40 net per opening.

24. For hand smoothing or belt sanding the following net extras per door or transom:

	Belt sanding	Hand smoothing	If mould- ed, add extra for sanding to either column
Panel doors—1 to 3 panels	\$0.45	\$0.75	\$0.25
Panel doors—5 to 8 panels	.65	1.30	.40
1-light doors	.35	.50	.25
Toilet and dwarf doors	.35	.50	.20
Panel transoms, each	.20	.30	.10
1-light transoms, each	.15	.20	.01

25. For staining, priming, etc., the following net extras per door: (Note: In addition to any of the following extras for stains or natural finishes, add the extras for belt sanding.)

	Stain and shellac		Acid stain filler and shellac		Combined oil stain with filler and shellac		Prime 1 coat lead and oil	
	Minimum charge	\$5.00	1 to 49	50 or over	1 to 49	50 or over	1 to 49	50 or over
Net each:								
One panel door	\$0.85	\$0.70	\$1.60	\$1.35	\$1.20	\$1.00	\$0.40	\$0.35
One long light door	.65	.55	.95	.95	.80	.25	.20	
Two panel door	.95	.80	1.70	1.40	1.40	1.15	.45	.40
Three panel door	1.10	.90	1.75	1.45	1.45	1.20	.50	.40
Five cross panel door	1.15	.95	2.10	1.75	1.75	1.45	.55	.50
Six panel door	1.20	1.00	2.15	1.80	1.85	1.55	.60	.50
French door	1.55	1.30	2.90	2.40	2.30	1.90	.75	.65
If louvres, add to above	.45	.35	.60	.50	.50	.40	.30	.25

For stall or toilet doors containing less than 12 square feet use 60% of the full size door basis of the same type. If only panels of a door are primed or stained, before assembly, deduct 50% from the extras for the types shown above, and add \$0.15 net per door.

If panels are stained or primed before assembly apply extras above (for complete door) and add \$0.15 net per door

SEC. 20. Appendix D: Maximum prices for Western Ponderosa pine open garage doors. (a) The maximum prices for Western Ponderosa pine open garage doors sold alone, or with other millwork, in carload quantities shall be the following net prices, f. o. b. mill, full freight allowed: (The design numbers refer to pages 158 and 159 in Standard Wood-work Lists, Catalogue No. 40).

	Delivered to—							Delivered to—					
	Zones 1, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17	Zones 2, 3	Zone 3½	Zone 4	Zone 11	Zone 13		Zones 1, 5, 6, 7, 8, 9, 10, 12, 14, 15, 16, 17	Zones 2, 3	Zone 3½	Zone 4	Zone 11	Zone 13
N. D. 718—X buck 6 lights: 8-0 x 8-0, open, beads	\$16.95	\$17.50	\$17.95	\$18.30	\$15.70	\$16.05	N. D. 722—6 Vertical flat panels, 6 lights: 8-0 x 8-0, open, beads	16.05	16.55	16.95	17.75	14.75	15.05
N. D. 719—X buck 8 lights: 8-0 x 8-0, open, beads	17.30	17.80	18.25	18.65	16.05	16.35	N. D. 723—4 Vertical flat panels, 4 lights: 8-0 x 8-0, open, beads	16.65	17.10	17.65	18.00	15.35	15.70
N. D. 720—3 Vertical, flat panels: 8-0 x 8-0, open, beads	15.70	16.25	16.65	17.10	14.40	14.75	N. D. 724—4 Vertical flat panels, 6 lights: 8-0 x 8-0, open, beads	16.05	16.55	16.95	17.75	14.75	15.05
N. D. 721—2 Vertical, raised panels, 4 lights: 8-0 x 8-0, open, beads	16.05	16.55	16.95	17.75	14.75	15.05	N. D. 725—4 Horizontal raised panels, 6 lights: 8-0 x 8-0, open, beads	16.95	17.10	17.65	18.00	15.70	16.05

[Table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

(b) The maximum prices established in paragraph (a) of this Appendix D shall be subject to the following deductions:

1. Garage doors 1¾" thick: \$1.00 per pair or set from the 1¾" price.

2. Garage doors 7' 6" high: \$0.25 per pair or set from the 8' 0" high price.

3. Garage doors 7' 0" high: \$0.50 per pair or set from the 8' 0" high price.

4. Garage doors with glass beads omitted: \$0.03 per light.

(c) The maximum prices established in paragraph (a) of this Appendix D may be adjusted in accordance with the following additions for the specified services and conditions:

1. Garage doors glazed with SSB glass; \$1.35 net per pair or set.

[Item 1 amended by Am. 14, 11 F.R. 3657, effective 4-10-46]

2. Less than 2 pairs or less than 2 sets of a size and kind: 10% of the net price of 1 pair or set.

3. Garage doors crated: \$1.10 per bundle.

4. Garage doors rot-proofed with an approved toxic solution: \$0.60 per pair or set.

5. Single doors to fill opening of a pair or set: \$2.50 per opening.

6. All panel doors with no glass opening: \$1.00 per pair or set to open price.

SEC. 21. Appendix E: Maximum prices for Western and Northern pine frames and lineal frame stock. (a) The maximum prices for Grade A, Ponderosa pine frames sold alone, or with other mill-

work, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices and list extras contained in Standard Pine Frames, Catalogue No. 8-A:

[Section heading amended by Am. 6, 10 F.R. 6106, effective 5-30-45]

Description of product: Knocked down or semi- assembled frames: 1,200 or more frames	Delivered to—			
	Zones 1, 5, 6, 7, 9, 12, 14, 15, 16, 17	Zones 1½, 2, 3, 3½, 8, 10, 13	Zone 4	Zone 11
Designs 801 to 827 except 810, 811, 813, 814, 820, and 821.....	55	54	53	55½
Designs 810, 811, 813, 814, 820, and 831.....	52½	51½	50½	53
Designs 828 to 836.....	53½	52½	51½	54
Casement and cellar frames.....	53½	52½	51½	54
Outside door frames.....	53½	52½	51½	54
Inside door jambs ¾" x 3½".....	41½	40½	39½	42
Inside door jambs ¾" x 5¼".....	47½	46½	45½	48

[Above table amended by Am. 6, 10 F.R. 6106, effective 5-30-45 and Am. 16, 11 F.R. 5020, effective 5-6-46]

(b) The maximum prices for Western pine frames sold alone, or with other millwork, in carload quantities, where the customer specifically requests Idaho pine, shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices and list extras contained in the 8000 Series Standard Moulding Book.

For Idaho pine: 3 points shorter than base discounts.

Where the manufacturer furnishes Idaho pine at his option, the maximum prices shall be those established in paragraph (a) of this Appendix E.

(c) The maximum prices established in paragraph (a) of this Appendix E may be adjusted in accordance with the following additions for the specified services and conditions:

1. Window frames listed with pulleys, when furnished without pulleys; deduct \$0.75 list and shorten discounts 2 points.

[Item 1 amended by Am. 6, 10 F.R. 6106, effective 5-30-45]

2. 500 to 1200 frames to one order: 1 point shorter discount.

3. 200 to 500 frames to one order: 3 points shorter discount.

4. Less than 200 frames to one order: 5 points shorter discount.

5. Priming joints and dadoes with aluminum or lead and oil: \$0.05 net per single frame. \$0.02½ per set of width members for single frames. \$0.02½ per set of height members.

6. Priming the entire frame, except jambs, with aluminum or lead and oil, and capping jambs: \$0.20 net per frame.

7. Preservative treatment with both water repellent and toxic preservative, entire frame: \$0.20 net per frame.

8. Treating with toxic solution only: 6" up the side members and the entire sill

section: \$0.06 net per frame. Entire frame: \$1.12 net per frame.

9. Single notching inside head jambs (for Pullman or similar balances): \$0.02 net each notch. Double notching: \$0.03 net each notch.

10. Setting up window or door frames (including extra freight): \$0.60 net each frame.

11. Boring pulley stile of window frame for spring bolt: \$0.12 net per frame.

12. Slotted door frame for hinges: \$0.08 net per hinge.

13. Applying (only) hinges: \$0.04 net per hinge.

14. Housing Jamb for keeper: \$0.15 net per frame.

15. Applying (only) keeper to jamb: \$0.07 net per jamb.

16. Applying weather strip: \$0.60 net per frame.

(d) The maximum prices for Ponderosa pine lineal frame stock sold alone or with other millwork (other than mouldings) in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices and list extras contained in the 8000 Series Standard Moulding Book.

Description of prod- uct: Frame stock, lineal, random lengths, clear grade, W. P. pine	Delivered to—			
	Zones 1, 5, 6, 7, 9, 12, 14, 15, 16, 17	Zones 1½, 2, 3, 3½, 8, 10, 13	Zone 4	Zone 11
Under \$3 list.....	2	List	+1	3
\$3 list and over.....	+4	+6	+7	+3

[Table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

[Paragraph (d) added by Am. 6, 10 F.R. 6106, effective 5-30-45]

SEC. 22. Appendix F: Price zones for softwood stock woodwork. The price zones referred to in Appendices A to E, inclusive, sections 17 to 21, inclusive, shall be as follows:

Zone 1: Illinois, Wisconsin, Upper Michigan, that portion of Minnesota not included in Zone 16, Iowa except Sioux City and Council Bluffs, that portion of Texas and Oklahoma not included in Zone 17, Arkansas except Fort Smith, Missouri except St. Joseph, Kansas City, and Joplin; Louisiana; also Memphis as the only point in Tennessee; also East Chicago, Indiana Harbor, Whiting, Hammond and Gary as the only points in Indiana.

Zone 1½: That portion of Indiana bounded as follows: On the south by the Ohio River from the Illinois-Indiana line to a point directly north of Louisville, Kentucky; on the east by a straight line drawn from a point on the Ohio River directly north of Louisville, Kentucky, to and including Indianapolis, Indiana; on the north by a straight line drawn due west from Indianapolis, Indiana, to the Illinois-Indiana line; on the west by the Illinois-Indiana line; also Louisville as the only point in Kentucky.

Zone 2: Michigan (except Upper Michigan), Indiana (except five cities included in Zone 1 and that portion of the State included in Zone 1½), Ohio, Kentucky (except Louisville), Tennessee (except Memphis), Mississippi, Alabama and those parts of New York, Pennsylvania, and West Virginia on and west

of a direct line from Buffalo, New York to the junction of the Virginia, Tennessee, and Kentucky State lines, but including Buffalo, New York; Pittsburgh, Pennsylvania; Charleston, West Virginia, and Wheeling, West Virginia.

Zone 3: Virginia, Maryland, District of Columbia, Delaware, New Jersey, Connecticut, Massachusetts, Rhode Island, Vermont, New Hampshire, Maine, New York, east of the boundary line of Zone 2, Pennsylvania, east of the boundary line of Zone 2, and West Virginia east of the boundary line of Zone 2.

Zone 3½: North Carolina, South Carolina, Georgia and that part of northern Florida lying on and north of a direct line from Jacksonville, Florida to Pensacola, Florida, but including those points as well as Tallahassee.

Zone 4: All that part of Florida lying south of the southern boundary of Zone 3½.

Zone 5: That part of Colorado lying on and east of the line of the Colorado Southern Railroad from the Colorado-New Mexico line to the Colorado-Wyoming line thus including Branson, Trinidad, Pueblo, Colorado Springs, Denver, Boulder, and Fort Collins, Colorado; also Cheyenne, Wyoming as the only point in Wyoming.

Zone 6: Wyoming (except Cheyenne), Utah, and all of Colorado not included in Zone 5.

Zone 7: Montana.

Zone 8: Arizona.

Zone 9: Idaho, and those portions of Washington and Oregon not included in Zones 11 and 13.

Zone 10: That part of California lying south of a direct line drawn from Monterey, California through Fresno and Owenyo to the California-Nevada State line but not including points on that line.

Zone 11: That part of Washington south of the Canadian border and west of a line drawn directly south from the border to Wenatchee, Washington, then through Yakima to The Dalles, Oregon; that part of Oregon lying west of a direct north and south line drawn from The Dalles, Oregon to Redmond, Oregon and north of a direct westerly line drawn from Redmond, Oregon through Corvallis to Yaquina but not including points named on the line in either Washington or Oregon but including Albany, Oregon.

Zone 12: Nevada.

Zone 13: That part of Oregon on and south of the southern boundary of Zone 11 and east of a line drawn directly south from Redmond, Oregon to the California-Oregon State line but including Klamath Falls, Oregon and that part of California north of the northern boundary of Zone 10.

Zone 14: New Mexico.

Zone 15: All of North Dakota, except Fargo and Grand Forks, and all of South Dakota, except Sioux Falls.

Zone 16: All of Minnesota including St. Paul lying on and north of a direct line from St. Paul to the southwestern corner of the State; also Sioux Falls as the only point in South Dakota and Fargo and Grand Forks as the only points in North Dakota.

Zone 17: Includes Nebraska, Kansas, that portion of Texas north of a line drawn east and west through and including Amarillo and across Oklahoma through and including McAlester to the Arkansas State line, including Fort Smith as the only city in Arkansas, Kansas City, Joplin, St. Joseph as the only cities in Missouri, Council Bluffs and Sioux City in Iowa.

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	Net extra pair for cut-out designs	Segment head	Circle head	Gothic head	Per pair
Segment head	\$1.50 per pair				\$1.25
Circle head	2.30 per pair				1.75
Gothic head	2.75 per pair				2.25
		Percent	20 or more pair	10 to 20 pair	Less than 10 pair
12. For shutters, add the following, net per pair to the prices of regular stock stationary slat blinds as provided in paragraph (a) above for various quantities: (Percentages are of price established in paragraph (a) above.)					
1 flat panel	10				
2 flat panels	15				
3 flat panels	20				
1 raised $\frac{1}{2}$ " thick panel	25				
2 raised $\frac{1}{2}$ " thick panels	30				
3 raised $\frac{1}{2}$ " thick panels	35				
Bead and butt, two $\frac{3}{4}$ " panels	50				
13. Priming joints with lead and oil	\$0.15		\$0.20		\$0.30
14. Wedging and gluing	.20		.25		.30
15. Rot-proofing	.15		.20		.25

SEC. 26. Appendix J: Maximum prices for hardwood panel, sash and casement doors, flush veneered doors, hardwood sidelights, hardwood toilet and dwarf

doors and for hardwood knocked down door stock—(All with solid cores of any species of lumber except fir, larch, spruce or hemlock. (a) The maximum prices for hardwood veneered doors having solid cores of any species of lumber except fir, larch, spruce or hemlock sold alone, or with other millwork, in carload quantities shall be the net price f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices contained in Standard Woodwork Lists, Catalogue No. 40 and by adding list extras subject to a 50 percent discount.

[Above paragraph and section heading amended by Am. 6, 10 F.R. 6106, effective 5-30-45]

Delivered to...	Area 1		Areas 2-3E		Areas 3-4		Area 4E		Area 5		Area 6		Extras as shown for—
	$\frac{13}{8}$ " base dis- count	$\frac{13}{4}$ " list extra	$\frac{13}{8}$ " base dis- count	$\frac{13}{4}$ " list extra									
PANELLED, SASH AND CASEMENT DOORS													
Ash:													
Brown	53	\$1.30	52 $\frac{1}{2}$	\$1.40	52	\$1.50	51 $\frac{1}{2}$	\$1.60	51	\$1.70	50	\$1.90	Brown Ash.
Calico	54 $\frac{1}{2}$	1.30	54	1.40	53 $\frac{1}{2}$	1.50	53	1.60	52 $\frac{1}{2}$	1.70	51 $\frac{1}{2}$	1.90	Calico Ash.
Birch:													
Unselected Rotary Cut	55 $\frac{1}{2}$	1.30	55	1.40	54 $\frac{1}{2}$	1.50	54	1.60	53 $\frac{1}{2}$	1.70	52 $\frac{1}{2}$	1.90	Unselected Birch.
Red or White	48 $\frac{1}{2}$	1.50	48	1.60	47 $\frac{1}{2}$	1.70	47	1.80	46 $\frac{1}{2}$	1.90	45 $\frac{1}{2}$	2.10	Red Birch.
Butternut	18	1.70	17 $\frac{1}{2}$	1.80	17	1.90	16 $\frac{1}{2}$	2.00	16	2.10	15	2.30	Walnut.
Cedar: Aromatic Red	12	1.70	11 $\frac{1}{2}$	1.80	11	1.90	10 $\frac{1}{2}$	2.00	10	2.10	9	2.30	Red Cedar.
Cherry	9 $\frac{1}{2}$	1.70	9	1.80	8 $\frac{1}{2}$	1.90	8	2.00	7 $\frac{1}{2}$	2.10	6 $\frac{1}{2}$	2.30	Walnut.
Chestnut: Rotary Sawn or Wormy	37 $\frac{1}{2}$	1.50	37	1.60	36 $\frac{1}{2}$	1.70	36	1.80	35 $\frac{1}{2}$	1.90	34 $\frac{1}{2}$	2.10	Chestnut.
Cypress: Sawn	36	1.50	35 $\frac{1}{2}$	1.60	35	1.70	34 $\frac{1}{2}$	1.80	34	1.90	33	2.10	Cypress.
Fir	49 $\frac{1}{2}$	1.30	49	1.40	48 $\frac{1}{2}$	1.50	48	1.60	47 $\frac{1}{2}$	1.70	46 $\frac{1}{2}$	1.90	Unselected Birch.
Gum:													
Unselected Rotary Cut	60 $\frac{1}{2}$	1.30	60	1.40	59 $\frac{1}{2}$	1.50	59	1.60	58 $\frac{1}{2}$	1.70	57 $\frac{1}{2}$	1.90	Do.
Red	52	1.30	51 $\frac{1}{2}$	1.40	51	1.50	50 $\frac{1}{2}$	1.60	50	1.70	49	1.90	Red Gum.
Quartered Sap	43 $\frac{1}{2}$	1.30	43	1.40	42 $\frac{1}{2}$	1.50	42	1.60	41 $\frac{1}{2}$	1.70	40 $\frac{1}{2}$	1.90	Quartered Red Gum.
Quartered Red (Figured)	32 $\frac{1}{2}$	1.30	32	1.40	31 $\frac{1}{2}$	1.50	31	1.60	30 $\frac{1}{2}$	1.70	29 $\frac{1}{2}$	1.90	Do.
Quartered Red (Plain)	38 $\frac{1}{2}$	1.30	38	1.40	37 $\frac{1}{2}$	1.50	37	1.60	36 $\frac{1}{2}$	1.70	35 $\frac{1}{2}$	1.90	Red Gum.
Red, Rotary Cut (Figured)	47	1.30	46 $\frac{1}{2}$	1.40	46	1.50	45 $\frac{1}{2}$	1.60	45	1.70	44	1.90	Unselected Birch.
Mahogany:													
African (Figured)	25	1.70	24 $\frac{1}{2}$	1.80	24	1.90	23 $\frac{1}{2}$	2.00	23	2.10	22	2.30	African Mahogany.
Mexican	16 $\frac{1}{2}$	1.70	16	1.80	15 $\frac{1}{2}$	1.90	15	2.00	14 $\frac{1}{2}$	2.10	13 $\frac{1}{2}$	2.30	Mexican Mahogany.
Maple:													
Unselected	54 $\frac{1}{2}$	1.30	54	1.40	53 $\frac{1}{2}$	1.50	53	1.60	52 $\frac{1}{2}$	1.70	51 $\frac{1}{2}$	1.90	Unselected Birch.
Bird's-Eye	18	1.30	17 $\frac{1}{2}$	1.40	17	1.50	16 $\frac{1}{2}$	1.60	16	1.70	15	1.90	Quartered Oak.
Oak:													
Red	48 $\frac{1}{2}$	1.30	48	1.40	47 $\frac{1}{2}$	1.50	47	1.60	46 $\frac{1}{2}$	1.70	45 $\frac{1}{2}$	1.90	Red Oak.
Rotary Cut White	46	1.50	45 $\frac{1}{2}$	1.60	45	1.70	44 $\frac{1}{2}$	1.80	44	1.90	43	2.10	White Oak.
Plain Sawn White	37 $\frac{1}{2}$	1.50	37	1.60	36 $\frac{1}{2}$	1.70	36	1.80	35 $\frac{1}{2}$	1.90	34 $\frac{1}{2}$	2.10	Do.
Quarter Sawn Bed or White	32 $\frac{1}{2}$	1.50	32	1.60	31 $\frac{1}{2}$	1.70	31	1.80	30 $\frac{1}{2}$	1.90	29 $\frac{1}{2}$	2.10	Quartered Oak.
Comb Grain Red or White	31	1.50	30 $\frac{1}{2}$	1.60	30	1.70	29 $\frac{1}{2}$	1.80	29	1.90	28	2.10	Do.
Philippine Hardwood:													
Light	43 $\frac{1}{2}$	1.50	43	1.60	42 $\frac{1}{2}$	1.70	42	1.80	41 $\frac{1}{2}$	1.90	40 $\frac{1}{2}$	2.10	Philippine.
Dark	42	1.50	41 $\frac{1}{2}$	1.60	41	1.70	40 $\frac{1}{2}$	1.80	40	1.90	39	2.10	Do.
Pine:													
Yellow Rotary	50 $\frac{1}{2}$	1.30	50	1.40	49 $\frac{1}{2}$	1.50	49	1.60	48 $\frac{1}{2}$	1.70	47 $\frac{1}{2}$	1.90	Yellow Pine.
Ponderosa	55 $\frac{1}{2}$	1.30	55	1.40	54 $\frac{1}{2}$	1.50	54	1.60	53 $\frac{1}{2}$	1.70	52 $\frac{1}{2}$	1.90	Unselected Birch.
Knotty White ($\frac{3}{4}$ " Veneer)	29	1.30	28 $\frac{1}{2}$	1.40	28	1.50	27 $\frac{1}{2}$	1.60	27	1.70	26	1.90	Do.
Poplar	42	1.50	41 $\frac{1}{2}$	1.60	41	1.70	40 $\frac{1}{2}$	1.80	40	1.90	39	2.10	Chestnut.
Sycamore: Quarter Sawn	40	1.50	39 $\frac{1}{2}$	1.60	39	1.70	38 $\frac{1}{2}$	1.80	38	1.90	37	2.10	Quartered Oak.
Walnut: American Sawn or Sliced:													
Sap No Defect	15 $\frac{1}{2}$	1.70	15	1.80	14 $\frac{1}{2}$	1.90	14	2.00	13 $\frac{1}{2}$	2.10	12 $\frac{1}{2}$	2.30	Walnut.
All Heart	12	1.70	11 $\frac{1}{2}$	1.80	11	1.90	10 $\frac{1}{2}$	2.00	10	2.10	9	2.30	Do.

[Above table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

(b) The maximum prices for 5 of a size and kind of hardwood veneered sidelights, $\frac{13}{8}$ " thick, having solid cores of any species of lumber except fir, larch, spruce or hemlock, sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by using the list prices contained in Sidelight Base List, page 197 of Standard Woodwork Lists, Catalogue No. 40, and applying the base discounts and list extras discounted 50 percent, set forth in paragraph (a) of this appendix J.

(c) The maximum prices for 5 of a size and kind of hardwood veneered toilet and dwarf doors and hardwood knocked down

veneered door stock, all having solid cores of any species of lumber except fir, larch, spruce or hemlock, sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by using the list prices contained in the Toilet and Dwarf Door Base List, page 219 of Standard Woodwork Lists, Catalogue No. 40, and the Knocked Down Veneered Door Stock Base List, page 221 of Catalogue No. 40, and applying the base discounts and list extras discounted 50 percent, set forth in paragraph (a) of this appendix J.

[Paragraphs (b) and (c) amended by Am. 6, 10 F.R. 6106, effective 5-30-45]

(d) The maximum prices for 5 of a size and kind of flush veneered doors, $\frac{13}{4}$ " thick, having solid cores of any species of lumber except fir, larch, spruce or hemlock, sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed for delivery in Area 1 by applying the following base discounts to the list prices contained in Standard Woodwork Lists, Catalogue No. 40, and computed for delivery in all other areas by shortening the base discounts for area 1 in accordance with the following table and applying the resulting discounts to that list:

[Above paragraph amended by Am. 6]

Description of product: No. 1 flush veneered doors, $1\frac{1}{4}$ " thick; 5 of a size and kind	Delivered to—						Description of product: No. 1 flush veneered doors, $1\frac{1}{4}$ " thick; 5 of a size and kind	Delivered to—					
	Area 1 (for other areas, see note below)							Area 1 (for other areas, see note below)					
	$\frac{1}{16}$ " or less rotary cut faces	$\frac{1}{8}$ " rotary cut	$\frac{1}{4}$ " or less, sawn or sliced	$\frac{3}{8}$ " sawn	$\frac{1}{2}$ " sawn	$\frac{5}{8}$ " sawn	$\frac{1}{16}$ " or less rotary cut faces	$\frac{1}{8}$ " rotary cut	$\frac{1}{4}$ " or less, sawn or sliced	$\frac{3}{8}$ " sawn	$\frac{1}{2}$ " sawn	$\frac{5}{8}$ " sawn	
Ash, brown.....	41	36	36	30	24	14	Maple:						
Basswood.....	43 $\frac{1}{2}$	38 $\frac{1}{2}$					Unselected.....	42	37 $\frac{1}{2}$	37 $\frac{1}{2}$	31	25	15 $\frac{1}{2}$
Birch, unselected.....	43 $\frac{1}{2}$	38 $\frac{1}{2}$	38 $\frac{1}{2}$	32 $\frac{1}{2}$	26 $\frac{1}{2}$	16 $\frac{1}{2}$	Bird's-eye.....	20 $\frac{1}{2}$					
Birch, red or white.....	37 $\frac{1}{2}$	29	29	19	14	1/2	Selected white.....	37 $\frac{1}{2}$	29	27 $\frac{1}{2}$	19		
Butternut.....		24	16 $\frac{1}{2}$	4 $\frac{1}{2}$	+12 $\frac{1}{2}$		Oak:						
Cedar, aromatic red.....		20 $\frac{1}{2}$	14	2			Plain red.....	36	31	31	29	24	10 $\frac{1}{2}$
Cherry.....		18	3	+15			Plain white.....	35	29	27 $\frac{1}{2}$	24	16 $\frac{1}{2}$	3
Chestnut, regular.....	29	29	24	18	10 $\frac{1}{2}$		Quartered red.....		24	20 $\frac{1}{2}$	12	+3	
Chestnut, wormy.....	29	29	24	18	10 $\frac{1}{2}$		Quartered white.....		24	20 $\frac{1}{2}$	12	+3	
Cypress.....		27 $\frac{1}{2}$	24	15 $\frac{1}{2}$	3		Comb grain red.....		21 $\frac{1}{2}$	18	9 $\frac{1}{2}$	+5 $\frac{1}{2}$	
Fir.....	36		32 $\frac{1}{2}$	25	.14		Comb grain white.....		21 $\frac{1}{2}$	18	9 $\frac{1}{2}$	+5 $\frac{1}{2}$	
Gum:							Pine:						
Plain red.....	41	36	36	30	24	13	Ponderosa.....						
Rotary figured red.....	38 $\frac{1}{2}$	33 $\frac{1}{2}$					Sugar.....						
Quartered, plain red.....		32 $\frac{1}{2}$	26 $\frac{1}{2}$	19	7		Northern.....	42	37 $\frac{1}{2}$	29	24	10 $\frac{1}{2}$	
Quartered, figured red.....		27 $\frac{1}{2}$	21 $\frac{1}{2}$	13	1/2		Yellow.....	40		32 $\frac{1}{2}$	29	20 $\frac{1}{2}$	
Sap.....	44 $\frac{1}{2}$	40	40	35	29	18	Knotty.....						
Quartered, sap.....		33 $\frac{1}{2}$	27 $\frac{1}{2}$	20 $\frac{1}{2}$	8		Poplar.....	35	31	31	30	24	13
Mahogany:							Sycamore.....			30	27 $\frac{1}{2}$	21 $\frac{1}{2}$	12
Figured African (1/28").....	22 $\frac{1}{2}$		16 $\frac{1}{2}$	12	+3	+21	Walnut, all black, plain (1/28").....	18		10 $\frac{1}{2}$	3	+15	+27 $\frac{1}{2}$
Mexican.....		15 $\frac{1}{2}$	10 $\frac{1}{2}$	+4	+21								
Philippine, light.....		29	25	18	3								
Philippine, dark.....		27 $\frac{1}{2}$	24	16 $\frac{1}{2}$	2								

NOTE:

In Areas 2-3E shorten all discounts $\frac{1}{2}$ point.
In Areas 3-4 shorten all discounts $1\frac{1}{2}$ points.
In Area 4E shorten all discounts $2\frac{1}{2}$ points.
In Area 5 shorten all discounts 3 points.
In Area 6 shorten all discounts $4\frac{1}{2}$ points.

[Above table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

(e) The maximum prices established in paragraphs (a), (b), (c), and (d) of this Appendix J shall be subject to the following deduction:

Softwood edge strips, all edges: 1 point longer discount.

(f) The maximum prices established in paragraph (d) of this Appendix J shall be subject to the following deductions:

1. $\frac{1}{8}$ " thick flush doors: 1 point longer discount.
2. $1\frac{1}{8}$ " thick flush doors: 2 points longer discount.

(g) The maximum prices established in paragraph (d) of this Appendix J may be adjusted in accordance with the following addition for the specified condition:

Doors thicker than $1\frac{1}{4}$ ": 3 points shorter base discount for each $\frac{1}{4}$ " in thickness in excess of $1\frac{1}{4}$ ".

(h) The maximum prices established in paragraphs (a), (b), (c) and (d) of this Appendix J may be adjusted in accordance with the following additions for the specified services and conditions:

1. Less than 5 of a size and kind: 20% of the net price, each, for 5 of a size and kind.
2. Packing veneered doors and sidelights: \$1.10 per bundle.

3. Rotary cut figured red gum panels substituted for unselected rotary cut gum panels in unselected rotary cut gum doors: \$.45 net per door.

4. Figured quarter sawn red gum litchi panels substituted for unselected gum panels in unselected rotary cut gum doors: \$.85 net per door.

5. All $1\frac{1}{4}$ " thick doors and sidelights: 50% of the list extras as shown in paragraph (a) of this Appendix J.

6. Layout, design and general veneer door extras as contained in Standard Woodwork Lists, Catalogue No. 40: 50% of the veneered lists.

SEC. 27. Appendix K: Maximum prices for open hardwood sash and transoms with Ponderosa pine solid cores. (a) The maximum prices for open hardwood veneered sash and transoms with Pon-

derosa pine solid cores sold alone, or with other millwork, in carload quantities shall be the net prices, f. o. b. mill, full freight allowed, computed by applying the following base discounts to the list prices, list extras, and/or added net extras on page 220 of Standard Woodwork Lists, Catalogue No. 40:

Description of product: No. 1 hard-wood veneered sash and transoms; 5 of a size and kind	Delivered to—					
	Area 1	Areas 2-3E	Areas 3-4	Area 4E	Area 5	Area 6
Woods: Unselected birch, red oak, unselected gum, brown ash, yellow pine, pine, red birch, and white birch.....	53	52 $\frac{1}{2}$	52	51 $\frac{1}{2}$	51	50
All other woods.....	48 $\frac{1}{2}$	48	47 $\frac{1}{2}$	47	46 $\frac{1}{2}$	45 $\frac{1}{2}$

[Above table amended by Am. 16, 11 F.R. 5020, effective 5-6-46]

(b) The maximum prices established in paragraph (a) of this Appendix K shall be subject to the following deduction:

Softwood edge strips, all edges: 1 point longer discount.

(c) The maximum prices established in paragraph (a) of this Appendix K may be adjusted in accordance with the following additions for the specified services and conditions:

1. Packing veneered sash and transoms: \$.55 per bundle.

2. Orders for less than 5 of a size and kind: 20% of the net price, each, for 5 of a size and kind.

SEC. 28. Appendix L: Price areas for veneered hardwood doors. The price areas referred to in Appendices J and K, sections 26 and 27, shall be as follows:

Area 1: All of Wisconsin and that part of Minnesota south of a straight line drawn through and including the cities of Duluth, Minnesota, and Sioux Falls, South Dakota; the western boundary of Area 1 extending south from Sioux Falls on a straight line drawn through and including Lincoln, Nebraska, thence from Lincoln, Nebraska, on a straight line drawn in a southeasterly direction to and including Topeka, Kansas; thence on a straight line eastward to and including Jefferson City, Missouri; thence in a southeasterly direction on a straight line to and including the city of Cairo, Illinois. All of

Illinois and all of Iowa, and that part of Missouri north of the southern boundary of this area as described above. Also East Chicago, Indiana Harbor, Hammond and Gary as the only points in Indiana.

Area 2: Bounded on the north by the southern shores of Lake Superior, Lake Huron, Lake Erie and extending east to and including the city of Buffalo, New York; bounded on the east by a straight line drawn from Buffalo, New York, to and including the city of Pittsburgh, Pennsylvania; thence extending south on a straight line to and including Charleston, West Virginia; bounded on the south by a straight line drawn west from Charleston, West Virginia, to and including the city of Lexington, Kentucky, thence on a straight line to and including the city of Louisville, thence along the Ohio River to the Indiana State Line; bounded on the west by the western Indiana State Line and the western shore of Lake Michigan. Included in Area 2 territory are all of Michigan, Ohio, Indiana (except the four cities included in Area 1), and such portions of New York, Pennsylvania, West Virginia and Kentucky as would fall within the boundary lines described herein; also Memphis as the only point in Tennessee.

Area 3E: Bounded on the west by the eastern boundary of Area 2; bounded on the north by the Canadian Border extending from Buffalo to the Atlantic Ocean; bounded on the east by the Atlantic Ocean from the Canadian Border to and including Norfolk, Virginia; bounded on the south by straight lines drawn westward from Norfolk, Virginia, to and including Lynchburg, Virginia, extending thence through but not including Charleston, West Virginia, meeting Area 2 and the western boundary of Area 3, just east of Charleston, West Virginia.

Area 3: All of Kentucky south of the southern boundary of Area 2; all of Tennessee, except Memphis; all of Alabama and Mississippi; also New Orleans as the only point in Louisiana.

Area 4E: Those parts of Virginia and West Virginia south of the southern boundary of Area 3 and of the southeastern point of Area 2; all of North Carolina, South Carolina, Georgia, and that part of Florida north of a straight line drawn through and including Jacksonville, and Pensacola.

Area 4: All of Minnesota, North Dakota and South Dakota not included in Area 1; all of Nebraska not included in Area 1; all of Kansas not included in Area 1; all of Missouri south of the southern boundary line of Area 1; Arkansas; Louisiana, except New Orleans, Texas and Oklahoma; eastern Colorado east of a line drawn through and including Trinidad, Pueblo, Colorado Springs, Den-

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ver, Boulder and Fort Collins; also Cheyenne as the only point in Wyoming.

Area 5: All of Montana; all of Wyoming except Cheyenne; all of Colorado not included in Area 4; New Mexico, and northeastern Utah, including the cities of Ogden, Salt Lake City and Provo.

Area 6: Oregon, Washington, Idaho, California, Nevada, Arizona, and that part of Utah not in Area 5; all of Florida not included in Area 4.

SEC. 29. Appendix M: Maximum prices for stock millwork specialties. The maximum prices for stock millwork specialties covered by this regulation, sold alone or with other millwork, in carload quantities, f. o. b. mill full freight allowed, shall be for each manufacturer, his individual highest net selling prices in effect in October 1941, for carload quantities sold to the same class of customer in the same delivery zone, f. o. b. mill full freight allowed, increased by twenty-five (25) percent.

If the manufacturer's customary method of pricing is to use a list and a discount sheet, he may shorten his discount by the number of half-points which will most nearly approximate a 25 percent increase in the highest net selling price in effect in October 1941. If the manufacturer uses a net list price, the 25 percent increase in price shall be rounded off to the nearest one cent.

[Sec. 29 added by Am. 1, 8 F.R. 14346, effective 10-26-43; amended by Am. 3, 8 F.R. 16199, effective 12-4-43 and Am. 16, 11 F.R. 5020, effective 5-6-46]

SEC. 30. Appendix N: Supplemental lists to Standard Lists Catalog No. 40. The following Modular Standard lists of Ponderosa pine sash, windows, sash screens and window screens must be used by all sellers in computing maximum selling prices for any item contained therein. In computing maximum selling prices for items not on this supplemental list, the seller must base his computations on lists contained in Standard Lists Catalog No. 40. In establishing maximum selling prices for 2 light storm sash the seller will use the list price of the $1\frac{3}{8}$ " 2 light checkrail windows. In establishing maximum selling prices for 4 light storm sash the seller will use the list price of the $1\frac{3}{8}$ " 4 light checkrail windows.

Supplemental List No. 1. Unless otherwise specified, windows and sash will be supplied with wood parts no wider than standard layouts shown for each design and for an opening no larger than that shown.

Inches

Two light check rail windows..... $1\frac{3}{8}$

Pre-fit face measure.....

Stiles and top rail..... $1\frac{9}{16}$

Bottom rail..... 3

Check rail..... $1\frac{3}{8}$

Standard opening	Glass size	List open	List glazed SS	List glazed DS
1-4 x 2-6.....	12 x 12.....	\$1.09	\$2.22	\$2.40
2-10.....	14.....	1.13	2.45	2.65
3-2.....	16.....	1.17	2.56	2.81
3-6.....	18.....	1.21	2.72	3.02
3-10.....	20.....	1.25	2.82	3.17
4-2.....	22.....	1.30	2.98	3.33
4-6.....	24.....	1.34	3.14	3.55
4-10.....	26.....	1.38	3.30	3.75
5-2.....	28.....	1.42	3.45	3.90
5-6.....	30.....	1.46	3.66	4.35
5-10.....	32.....	1.58	3.91	4.60
1-8 x 3-2.....	16 x 16.....	1.25	2.88	3.23
3-6.....	18.....	1.30	3.04	3.44
3-10.....	20.....	1.34	3.25	3.70
4-2.....	22.....	1.38	3.45	3.95
4-6.....	24.....	1.42	3.55	4.10

Standard opening	Glass size	List open	List glazed SS	Inches
1-8 x 4-10.....	16 x 26.....	\$1.46	\$3.92	\$4.70
5-2.....	28.....	1.50	4.02	4.90
5-6.....	30.....	1.55	4.22	5.10
5-10.....	32.....	1.67	4.47	5.45
6-2.....	34.....	1.71	4.67	5.70
6-6.....	36.....	1.75	4.88	5.89
2-0 x 2-6.....	20 x 12.....	1.25	2.82	3.17
2-10.....	14.....	1.30	2.98	3.30
3-2.....	16.....	1.34	3.25	3.70
3-6.....	18.....	1.38	3.45	3.95
3-10.....	20.....	1.42	3.81	4.50
4-2.....	22.....	1.46	3.97	4.85
4-6.....	24.....	1.50	4.17	5.05
4-10.....	26.....	1.55	4.32	5.30
5-2.....	28.....	1.59	4.52	5.55
5-6.....	30.....	1.63	4.72	5.85
5-10.....	32.....	1.75	5.25	6.45
6-2.....	34.....	1.80	5.30	6.50
6-6.....	36.....	1.84	5.63	6.95
6-10.....	38.....	1.89	5.98	7.45
7-2.....	40.....	2.02	6.18	7.65
2-4 x 2-6.....	24 x 12.....	1.34	3.14	3.55
2-10.....	14.....	1.38	3.40	3.85
3-2.....	16.....	1.42	3.60	4.30
3-6.....	18.....	1.46	3.92	4.70
3-10.....	20.....	1.50	4.17	5.05
4-2.....	22.....	1.55	4.32	5.30
4-6.....	24.....	1.59	4.67	5.80
4-10.....	26.....	1.63	4.72	5.85
5-2.....	28.....	1.67	5.15	6.35
5-6.....	30.....	1.71	5.41	6.75
5-10.....	32.....	1.84	5.93	7.40
6-2.....	34.....	1.89	6.03	7.45
6-6.....	36.....	1.93	6.43	8.05
6-10.....	38.....	1.97	6.88	8.60
7-2.....	40.....	2.11	7.03	8.75
2-8 x 2-10.....	28 x 14.....	1.46	3.82	4.55
3-2.....	16.....	1.50	4.02	4.90
3-6.....	18.....	1.55	4.32	5.30
3-10.....	20.....	1.59	4.52	5.55
4-2.....	22.....	1.63	4.72	5.85
4-6.....	24.....	1.67	5.15	6.35
4-10.....	26.....	1.71	5.56	6.85
5-2.....	28.....	1.75	5.83	7.30
5-6.....	30.....	1.80	5.88	7.35
5-10.....	32.....	1.93	6.88	8.55
6-2.....	34.....	1.97	6.88	8.60
6-6.....	36.....	2.02	7.44	9.40
6-10.....	38.....	2.06	7.49	9.45
7-2.....	40.....	2.20	8.35	10.60
3-0 x 2-10.....	32 x 14.....	1.63	4.22	5.05
3-2.....	16.....	1.67	4.47	5.45
3-6.....	18.....	1.71	4.67	5.70
3-10.....	20.....	1.75	5.25	6.45
4-2.....	22.....	1.80	5.51	6.85
4-6.....	24.....	1.84	5.93	7.40
4-10.....	26.....	1.89	5.98	7.45
5-2.....	28.....	1.93	6.88	8.55
5-6.....	30.....	1.97	6.88	8.60
5-10.....	32.....	2.02	7.44	9.40
6-2.....	34.....	2.06	7.49	9.45
6-6.....	36.....	2.10	8.25	10.50
6-10.....	38.....	2.15	9.05	11.35
7-2.....	40.....	2.30	9.25	11.55
3-4 x 2-10.....	36 x 14.....	1.71	4.52	5.30
3-2.....	16.....	1.75	4.88	5.89
3-6.....	18.....	1.80	5.30	6.30
3-10.....	20.....	1.84	5.65	6.95
4-2.....	22.....	1.89	5.98	7.45
4-6.....	24.....	1.93	6.43	8.05
4-10.....	26.....	1.97	6.88	8.60
5-2.....	28.....	2.02	7.44	9.40
5-6.....	30.....	2.06	7.49	9.45
5-10.....	32.....	2.10	8.25	10.50
6-2.....	34.....	2.15	9.05	11.35
6-6.....	36.....	2.19	9.10	11.40
6-10.....	38.....	2.24	10.20	12.95
7-2.....	40.....	2.39	10.40	13.15
3-8 x 3-6.....	40 x 18.....	1.98	5.83	7.15
3-10.....	20.....	2.03	6.18	7.65
4-2.....	22.....	2.07	6.98	8.70
4-6.....	24.....	2.11	7.03	8.75
5-2.....	28.....	2.20	8.35	10.60
5-6.....	30.....	2.26	8.45	10.70
5-10.....	32.....	2.30	9.25	11.55
6-2.....	34.....	2.34	10.35	13.10
6-6.....	36.....	2.39	10.40	13.15
6-10.....	38.....	2.43	13.20	14.70
7-2.....	40.....	2.48	13.25	15.20
4-0 x 3-6.....	44 x 18.....	2.07	8.15	9.85
3-10.....	20.....	2.12	8.80	10.70
4-2.....	22.....	2.16	9.60	11.55
4-6.....	24.....	2.20	9.65	10.70
4-10.....	26.....	2.26	10.70	12.55
5-2.....	28.....	2.30	11.55	13.15
5-6.....	30.....	2.34	12.10	13.80
5-10.....	32.....	2.39	13.15	15.10
6-2.....	34.....	2.44	13.20	15.25
6-6.....	36.....	2.48	13.25	15.30
6-10.....	38.....	2.57	16.96	19.40
7-2.....	40.....	2.67	17.55	20.10
2-4 x 2-6.....	24 x 12.....	1.55	4.16	5.15
3-2.....	14.....	1.51	3.34	3.54
3-6.....	16.....	1.55	3.63	3.86
3-10.....	18.....	1.63	4.00	4.25
4-2.....	20.....	1.72	4.35	4.70
4-6.....	22.....	1.76	4.51	4.95
4-10.....	24.....	1.80	4.71	5.15
5-2.....	26.....	1.85	4.86	5.35
5-6.....	30.....	1.90	5.03	5.55
5-10.....	32.....	1.97	5.23	5.80
6-2.....	34.....	2.17	5.93	6.53
6-6.....	36.....	2.22	5.98	6.58
6-10.....	38.....	2.36	6.34	7.01
7-2.....	40.....	2.44	6.95	7.68
2-4 x 2-6.....	24 x 12.....	1.55	3.55	3.76
3-2.....	14.....	1.59	3.82	4.04
3-6.....	16.....	1.63	4.03	4.38
3-10.....	18.....	1.76	4.49	4.88
4-2.....	20.....	1.80	4.74	5.18
4-6.....	22.....	1.84	4.91	5.40
4-10.....	24.....	1.89	5.26	5.83
5-2.....	26.....	1.93	5.31	5.88
5-6.....	30.....	1.97	5.66	6.26
5-10.....	32.....	2.01	5.87	6.55
6-2.....	34.....	2.06	6.65	7.38
6-6.....	36.....	2.13	6.78	7.47
6-10.....	38.....	2.21	7.05	8.01
7-2.....	40.....	2.39	7.66	8.52
2-8 x 2-10.....	28 x 14.....	1.67	4.27	4.64
3-2.....	16.....	1.71	4.44	4.88
3-6.....	18.....	1.85	4.90	5.39
3-10.....	20.....	1.89	5.11	5.63
4-2.....	22.....	1.93	5.32	5.89
4-6.....	24.....	1.97	5.72	6.32
4-10.....	26.....	2.01	6.07	6.73
5-2.....	28.....	2.05	6.39	7.12
5-6.....	30.....	2.10	6.45	7.18
5-10.....	32.....	2.35	7.55	8.42
6-2.....	34.....	2.39	7.61	8.47
6-6.....	36.....	2.44	8.16	9.14
6-10.....	38.....	2.48	8.21	9.19
7-2.....	40.....	2.62	9.06	10.19

Inches					Inches					Inches				
Top div. 4 vert lts. Prefit face measure: Stiles and top rail Bottom rail Check rail Vertical bar					Top divided 6 lights, 3 wide. Prefit face measure: Stiles Top rail Bottom rail Check rail Vertical bar and muntins					Standard opening Glass size List open List glazed SS List top SS, bot. DS				
Standard opening	Glass size	List open	List glazed SS	List top SS, bot. DS	Standard opening	Glass size	List open	List glazed SS	List top SS, bot. DS	Standard opening	Glass size	List open	List glazed SS	List top SS, bot. DS
3-0 x 2-10	32 x 14	\$1.91	\$4.70	\$5.21	2-0 x 2-6	20 x 12	\$1.67	\$3.58	\$3.76	4-0 x 3-6	44 x 18	\$2.63	\$8.52	
3-2	16	1.90	5.06	5.55	2-10	14	1.72	3.70	3.90	3-10	20	2.68	9.11	
3-6	18	2.11	5.43	5.95	3-2	16	1.76	4.02	4.25	4-2	22	2.72	9.69	
3-10	20	2.15	5.98	6.58	3-6	18	1.80	4.24	4.49	4-6	24	2.76	9.83	
4-2	22	2.20	6.25	6.93	3-10	20	1.84	4.60	4.95	4-10	26	2.82	10.77	
4-6	24	2.24	6.72	7.45	4-2	22	1.88	4.79	5.23	5-2	28	2.86	11.62	
4-10	26	2.29	6.78	7.51	4-6	24	1.92	4.96	5.40	5-6	30	2.90	12.86	
5-2	28	2.33	7.57	8.43	4-10	26	1.97	5.17	5.66	5-10	32	3.24	12.92	
5-6	30	2.37	7.57	8.43	5-2	28	2.01	5.32	5.84	5-10	32	3.28	13.40	
5-10	32	2.58	8.40	9.38	5-6	30	2.05	5.59	6.16	6-2	34	3.33	13.45	
6-2	34	2.62	8.45	9.43	5-10	32	2.17	6.02	6.62	6-6	36	3.37	16.51	
6-6	36	2.66	9.26	10.39	6-2	34	2.40	6.38	6.98	6-10	38	3.42	16.56	
6-10	38	2.71	10.07	11.23	6-6	36	2.44	6.74	7.41	7-2	40	3.46	17.45	
7-2	40	2.86	10.20	11.36	6-10	38	2.49	7.12	7.85				17.50	
3-4 x 2-10	36 x 14	1.99	5.11	5.60	7-2	40	2.62	7.32	8.05					
3-2	16	2.03	5.45	5.98	2-4 x 2-6	24 x 12	1.76	3.91	4.12					
3-6	18	2.20	6.03	6.63	2-10	14	1.80	4.18	4.40					
3-10	20	2.24	6.40	7.07	3-2	16	1.84	4.39	4.74					
4-2	22	2.29	6.77	7.50	3-6	18	1.88	4.74	5.13					
4-6	24	2.33	7.12	7.93	3-10	20	1.92	4.99	5.43					
4-10	26	2.37	7.57	8.43	4-2	22	1.97	5.16	5.65					
5-2	28	2.42	8.12	9.10	4-6	24	2.01	5.51	6.08					
5-6	30	2.46	8.17	9.15	4-10	26	2.05	5.57	6.14					
5-10	32	2.66	9.20	10.33	5-2	28	2.09	5.97	6.57					
6-2	34	2.71	10.07	11.23	5-6	30	2.13	6.23	6.91					
6-6	36	2.75	10.13	11.29	5-10	32	2.26	6.82	7.55					
6-10	38	2.80	11.16	12.53	6-2	34	2.49	7.17	7.88					
7-2	40	2.95	11.37	12.74	6-6	36	2.53	7.57	8.38					
2-5 x 3-6	40 x 18	2.38	6.60	7.27	6-10	38	2.57	8.04	8.90					
3-10	20	2.43	6.67	7.70	7-2	40	2.71	8.19	9.05					
4-2	22	2.47	7.78	8.64	2-8 x 2-10	28 x 14	\$1.88	\$4.63	\$5.00					
4-6	24	2.51	7.85	8.71	3-2	16	1.92	4.84	5.28					
4-10	26	2.56	8.38	9.36	3-6	18	1.97	5.11	5.60					
5-2	28	2.60	9.08	10.21	3-10	20	2.01	5.37	5.89					
5-6	30	2.66	9.19	10.32	4-2	22	2.05	5.59	6.16					
5-10	32	2.86	10.20	11.36	4-6	24	2.09	5.98	6.58					
6-2	34	2.90	11.32	12.69	4-10	26	2.13	6.40	7.06					
6-6	36	2.95	11.37	12.74	5-2	28	2.17	6.73	7.46					
6-10	38	2.99	12.79		5-6	30	2.22	6.80	7.53					
7-2	40	3.04	12.84		5-10	32	2.35	7.69	8.55					
4-0 x 3-6	44 x 18	2.47	8.18		6-2	34	2.57	8.06	8.92					
3-10	20	2.52	8.74		6-6	36	2.62	8.61	9.59					
4-2	22	2.56		9.41	6-10	38	2.66	8.67	9.65					
4-6	24	2.60		10.32	7-2	40	2.80	9.52	10.65					
5-2	28	2.70		11.16										
5-6	30	2.74		12.40										
5-10	32	2.95		12.74										
6-2	34	3.00		12.79										
6-6	36	3.04		12.84										
6-10	38	3.09		15.87										
7-2	40	3.13		16.03										
4-4 x 4-0	48 x 24	2.70		11.15										
4-10	26	2.74		11.21										
5-2	28	2.79		12.53										
5-6	30	2.83		12.58										
5-10	32	3.04		12.84										
6-2	34	3.09		15.87										
6-6	36	3.13		15.92										
6-10	38	3.18		16.39										
7-2	40	3.22		16.56										
Inches														
Top divided 4 lights 2 wide.														
Prefit face measure:														
Stiles														
Top rail														
Bottom rail														
Check rail														
Vertical bar and muntin														
Inches														
3-0 x 2-10														
32 x 14														
3-2	16	2.23	5.54	6.03	3-6	18	2.27	5.76	6.29	5-10	32	2.15	5.93	7.08
3-6	18	2.27	5.76	6.29	3-10	20	2.31	6.31	6.91	6-2	34	2.20	5.99	7.13
3-10	20	2.31	6.31	6.91	4-2	22	2.36	6.59	7.27	6-6	36	2.24	6.39	7.63
4-2	22	2.40	7.06	7.79	4-6	24	2.45	7.12	7.85	5-10	32	2.29	6.75	8.13
4-6	24	2.49	7.99	8.85	5-2	28	2.53	8.05	8.91	6-2	34	2.32	6.95	8.33
5-2	28	2.49	7.99	8.85	5-6	30	2.53	8.62	9.60	6-6	36	2.38	7.45	8.83
5-6	30	2.53	8.05	8.91	6-2	34	2.58	8.62	9.60	6-10	38	2.42	7.65	8.83
5-10	32	2.58	8.62	9.60	6-10	38	2.86	9.01	9.90	7-2	40	1.65	3.50	3.85
6-2	34	2.90	9.76	10.89	7-2	40	10.78	11.94	12.72	8-2	14	1.70	3.66	4.06
6-6	36	2.95	10.58	11.74	8-2	14	10.78	11.94	12.72	8-6	16	1.74	3.98	4.48
6-10	38	3.10	11.96	13.33	9-2	16	11.96	13.33	14.71	9-6	18	1.78	4.19	4.74
7-2	40	2.27	5.59	6.08	9-6	20	12.01	13.33	14.71	10-2	22	1.82	4.55	5.30
3-8 x 2-10	32 x 14	\$2.19	\$5.27	\$5.69	10-6	24	12.01	13.33	14.71	10-10	22	1.86	4.76	5.66
3-2	18	2.27	5.76	6.29	10-10	24	12.01	13.33	14.71	11-2	24	1.90	4.98	5.88
3-6	20	2.31	6.31	6.91	11-2	24	12.01	13.33	14.71	11-10	26	1.95	5.06	5.98
3-10	20	2.31	6.31	6.91	11-10	24	12.01	13.33	14.71	12-2				

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Standard opening	Glass size	List open	List glazed SS	List glazed DS	Standard opening	Glass size	List open	List glazed SS	List glazed DS	Standard opening	Glass size	List open	List glazed SS
2-0 x 4-2	32 x 22	\$2.36	\$6.39	\$7.76	2-4 x 4-6	12 x 24	\$1.79	\$5.03	\$5.79	1-8 x 3-10	8 x 10	\$1.75	\$4.15
4-6	24	2.40	6.89	8.36	4-10	26	1.85	5.24	6.14	4-6	12	1.85	4.48
4-10	20	2.45	6.94	8.41	5-2	28	1.89	5.53	6.43	4-10	13	1.91	4.64
5-2	28	2.49	7.79	9.51	5-6	30	1.95	5.86	7.18	2-0 x 3-10	10 x 10	1.84	4.53
5-6	30	2.53	7.85	9.56	5-10	32	2.10	6.18	7.60	4-6	12	1.94	4.92
5-10	32	2.58	8.40	10.36	6-2	34	2.16	6.38	7.90	4-10	13	2.00	5.14
6-2	34	2.62	8.45	10.41	6-6	36	2.21	6.63	8.20	5-2	14	2.05	5.35
6-6	36	2.66	9.20	11.46	6-10	38	2.24	6.79	8.51	5-6	15	2.09	5.51
6-10	38	2.71	10.16	12.41	7-2	40	2.40	7.51	9.23	5-10	16	2.23	6.11
7-2	40	2.86	10.36	12.61	7-6	36	1.67	4.30	4.95	6-6	18	2.33	6.48
2-4 x 2-10	36 x 14	2.27	5.48	6.46	3-10	20	1.78	4.78	5.58	2-4 x 4-6	11 x 12	2.03	5.36
3-2	16	2.31	5.84	6.85	4-2	22	1.84	5.26	6.11	5-2	14	2.14	6.09
3-6	18	2.36	6.26	7.46	4-6	24	1.89	5.51	6.46	6-10	16	2.32	6.59
3-10	20	2.40	6.59	7.91	4-10	26	1.95	5.67	6.66	6-6	18	2.42	7.13
4-2	22	2.45	6.94	8.41	5-2	28	2.00	6.18	7.65	2-8 x 5-10	14 x 16	2.43	7.23
4-6	24	2.49	7.39	9.01	5-6	30	2.05	6.38	7.95	6-6	18	2.53	7.66
4-10	26	2.63	7.85	9.56	5-10	32	2.21	6.77	8.44	7-2	20	2.67	8.23
5-2	28	2.58	8.40	10.36	6-2	34	2.26	7.03	8.84	Inches			
5-6	30	2.62	8.58	10.49	6-6	36	2.32	7.38	9.29	Twelve light plain rail.			
5-10	32	2.66	9.33	11.54	6-10	38	2.35	7.74	9.61	Pre-fit face measure:			
6-2	34	2.71	10.16	12.40	7-2	40	2.33	8.25	10.26	Stiles.			
6-6	36	2.75	10.21	12.45	2-0 x 3-2	16 x 16	1.82	4.75	5.45	Top rail and bottom rail.			
6-10	38	2.80	11.16	13.91	3-6	18	1.88	5.02	5.82	Meeting rail.			
7-2	40	2.95	11.36	14.11	3-10	20	1.94	5.39	6.24	Vertical bar and muntin.			
2-8 x 3-6	40 x 18	2.54	6.79	8.11	4-2	22	1.99	5.75	6.74	Inches			
3-10	20	2.59	7.14	8.61	4-6	24	2.05	5.96	6.99	Twelve light plain rail.			
4-2	22	2.63	8.05	9.73	4-10	26	2.11	6.47	8.04	Pre-fit face measure:			
4-6	24	2.67	8.11	9.78	5-2	28	2.15	6.71	8.38	Stiles.			
4-10	26	2.72	8.72	10.64	5-6	30	2.21	6.97	8.78	Top rail and bottom rail.			
5-2	28	2.76	9.43	11.64	5-10	32	2.26	7.25	9.21	Meeting rail.			
5-6	30	2.82	9.45	11.66	6-2	34	2.31	7.60	9.66	Vertical bar and muntin.			
5-10	32	2.86	10.21	12.51	6-6	36	2.37	8.03	10.09	Inches			
6-2	34	2.90	11.31	14.06	6-10	38	2.42	8.43	10.64	Twelve light plain rail.			
6-6	36	2.95	11.36	14.11	7-2	40	2.60	9.10	11.50	Pre-fit face measure:			
6-10	38	2.99	11.42	14.16	3-4 x 3-2	18 x 16	1.91	5.07	5.82	Stiles.			
7-2	40	3.04	11.47	14.21	3-6	18	1.97	5.49	6.39	Top rail and bottom rail.			
4-0 x 3 x 6	44 x 18	8.75	77.75	89.27	3-10	20	2.02	5.80	6.79	Meeting rail.			
3-10	20	2.80	8.31	9.99	4-2	22	2.08	6.26	7.79	Vertical bar and muntin.			
4-2	22	2.84	8.71	10.72	4-6	24	2.14	6.52	8.09	Inches			
4-6	24	2.88	8.76	10.77	4-10	26	2.19	6.63	8.74	Twelve light check rail.			
4-10	26	2.94	9.56	11.82	5-2	28	2.24	7.27	9.18	Pre-fit face measure:			
5-2	28	2.98	10.37	12.67	5-6	30	2.30	7.57	9.68	Stiles.			
5-6	30	3.02	11.47	14.22	5-10	32	2.34	7.65	9.71	Top rail.			
5-10	32	3.07	11.52	14.27	6-2	34	2.40	8.39	10.60	Bottom rail.			
6-2	34	3.12	11.56	14.32	6-6	36	2.46	8.86	11.25	Check rail.			
6-6	36	3.16	11.63	14.37	6-10	38	2.51	9.00	11.40	Vertical bar.			
6-10	38	3.21	14.03	17.07	7-2	40	2.69	9.70	12.35	Inches			
7-2	40	3.25	14.09	17.12	3-8 x 4-10	20 x 26	2.40	7.43	9.39	Twelve light check rail.			
4-4 x 4-6	40 x 24	2.98	10.37	12.67	5-2	28	2.42	7.77	9.83	Pre-fit face measure:			
4-10	26	3.02	10.42	12.72	5-6	30	2.51	8.17	10.43	Stiles.			
5-2	28	3.07	11.52	14.27	5-10	32	2.55	9.01	11.41	Top rail.			
5-6	30	3.11	11.57	14.32	Bottom rail.				Check rail.				
5-10	32	3.16	11.63	14.37	Vertical bar.				Inches				
6-2	34	3.21	14.04	17.07	Twelve light plain rail.				Twelve light check rail.				
6-6	36	3.25	14.09	17.12	Pre-fit face measure:				Pre-fit face measure:				
6-10	38	3.30	14.79	18.22	Stiles.				Stiles.				
7-2	40	3.34	14.84	18.27	Top rail.				Top rail.				

Standard opening	Glass size	List open	List glazed SS	List glazed DS	Standard opening	Glass size	List open	List glazed SS	List glazed DS	Standard opening	Glass size	List open	List glazed SS
2-0 x 3-10	10 x 20	\$1.41	\$3.62	\$4.09	2-4 x 2-6	8 x 12	\$1.59	3.58	4.38	2-0 x 3-2	6 $\frac{1}{2}$ x 8	\$1.86	\$4.95
2-4 x 3-10	12 x 20	1.48	4.19	4.35	2-8 x 2-10	9 $\frac{1}{2}$ x 14	1.70	4.34	5.11	3-6	9	1.96	5.02
4-6	24	1.58	4.76	5.25	3-0 x 2-10	10 $\frac{1}{2}$ x 14	1.85	4.71	5.56	3-10	10	2.02	5.39
4-10	26	1.63	4.97	5.47	4-2	12	2.08	5.24	6.00	4-6	11	2.12	5.80
5-2	28	1.66	5.25	5.74	4-6	12	2.19	5.61	6.43	4-10	13	2.21	6.14
5-6	30	1.72	5.57	6.08	5-10	14	2.31	6.02	6.83	5-2	14	2.32	6.53
2-8 x 3-10	14 x 20	1.57	4.51	5.14	5-6	15	2.36	6.38	7.16	2-8 x 4-6	8 x 8	1.98	4.88
4-6	24	1.66	5.23	5.88	5-10	16	2.40	6.52	7.32	3-0 x 4-6	9 $\frac{1}{2}$ x 12	2.08	5.47
4-10	26	1.72	5.44	6.02	6-2	17	2.44	6.77	7.52	3-10	10	2.20	5.96
5-2	28	1.76	5.49	6.14	6-6	18	2.46	7.00	7.81	4-2	11	2.34	6.31
5-6	30	1.85	5.17	5.98	5-10	19	2.51	7.25	8.05	5-6	15	2.42	6.63
2-4 x 3-2	12 x 16	1.57	3.96	4.46	6-6	20	2.55	7.44	8.23	2-8 x 4-6	10 $\frac{1}{2}$ x 10	2.37	6.72
3-6	18	1.63	4.22	4.82	7-2	21	2.69	7.70	8.48	3-0 x 3-10	12 x 12	2.47	7.11
3-10	20	1.68	4.44	5.09	7-2	22	2.73	8.04	8.81	4-6	13	2.53	7.40
4-2	22	1.74	4.70	5.40	7-2	23	2.77	8.30	8.90	5-2	14	2.67	8.39
Inches				Eight light plain rail.				Inches				Inches	
Four light check rail.				Pre-fit face measure:				Eight light plain rail.				Inches	
Pre-fit face measure:				Stiles.									

Standard opening	Glass size	List open	List glazed SS	Standard opening	Glass size	List open	List glazed SS	Standard opening	Glass size	List open	List glazed SS	List glazed DS	
2-4 x 4-10.....	8 x 10 ¹ / ₂	\$2.52	\$7.03	3-8 x 5-6.....	9 ¹ / ₂ x 11 ² / ₃ 2	\$3.41	\$10.70	3-8 x 1-10.....	40 x 17.....	\$1.10	\$3.21	\$3.90	
5-6.....	11 ² / ₃ 2 x 12.....	2.71	7.28	6-0.....	9 ¹ / ₂ x 14 ¹ / ₂	3.51	12.04	2-2.....	21.....	1.14	3.92	4.75	
6-6.....	14 ¹ / ₂	2.82	8.06	6-10.....	9 ¹ / ₂ x 15 ¹ / ₂ 2	3.56	11.94	2-6.....	25.....	1.19	4.27	5.23	
2-8 x 5-6.....	9 ¹ / ₂ x 11 ² / ₃ 2	2.78	8.31	7-2.....	9 ¹ / ₂ x 15 ² / ₃ 2	3.61	13.19	2-10.....	29.....	1.24	5.80	6.80	
0-2.....	13 ¹ / ₂₆	2.83	9.03	4-4 x 5-6.....	11 ¹ / ₂ x 11 ² / ₃ 2	3.59	11.91	3-2.....	33.....	1.28	7.05	7.95	
6-6.....	14 ¹ / ₂	2.98	9.47	6-6.....	11 ¹ / ₂ x 14 ¹ / ₂	3.70	14.15	3-6.....	37.....	1.33	7.10	8.00	
7-2.....	15 ² / ₃ 2	3.09	10.42	7-2.....	11 ¹ / ₂ x 15 ² / ₃ 2	4.23	15.18	3-10.....	41.....	1.37	9.03	9.93	
5-0 x 5-6.....	10 ² / ₃ 2 x 11 ² / ₃ 2	2.87	9.25					4-2.....	45.....	1.40	9.10	9.90	
6-6.....	14 ¹ / ₂	3.08	10.53					4-6.....	49.....	1.44	9.15	9.95	
6-10.....	15 ² / ₃ 2	3.13	10.95					4-10.....	53.....	1.62	11.82	12.62	
7-2.....	15 ² / ₃ 2	3.20	11.05					5-2.....	57.....	1.68	13.60	14.40	
3-4 x 5-6.....	12 x 11 ² / ₃ 2	2.97	9.44					5-10.....	61.....	1.73	14.45	15.25	
6-6.....	14 ¹ / ₂	3.19	10.71					6-2.....	65.....	1.77	19.05	19.85	
7-2.....	15 ² / ₃ 2	3.30	11.08					Vertical bar and muntin.....	71.....	1.90	21.15	21.95	
										4-20 x 1-16.....	44 x 17.....	4.50	
										2-2.....	21.....	1.20	
										2-6.....	25.....	1.25	5.85
										2-10.....	29.....	1.30	7.05
										3-2.....	33.....	1.34	7.10
										3-6.....	37.....	1.39	9.03
										3-10.....	41.....	1.41	9.05
										4-2.....	45.....	1.45	9.20
										4-6.....	49.....	1.56	11.75
										4-10.....	53.....	1.75	13.70
										5-2.....	57.....	1.81	14.65
										5-6.....	61.....	1.86	19.15
										5-10.....	65.....	1.91	21.15
										6-2.....	69.....	2.04	24.50
										4-4 x 1-10.....	48 x 17.....	1.19	4.55
										2-2.....	21.....	1.23	
										2-6.....	25.....	1.28	6.25
										2-10.....	29.....	1.35	7.15
										3-2.....	33.....	1.39	9.03
										3-6.....	37.....	1.44	9.15
										3-10.....	41.....	1.46	9.20
										4-2.....	45.....	1.57	11.75
										4-6.....	49.....	1.85	13.80
										4-10.....	53.....	2.06	14.85
										5-2.....	57.....	2.12	19.45
										5-6.....	61.....	2.17	21.45
										5-10.....	65.....	2.22	24.70
										6-2.....	69.....	2.32	29.90
										4-8 x 3-10.....	52 x 41.....	1.74	12.00
										2-2.....	45.....	1.79	13.75
										2-6.....	49.....	2.09	14.90
										2-10.....	53.....	2.22	19.60
										3-2.....	57.....	2.27	21.60
										5-6.....	61.....	2.34	29.95
										5-10.....	65.....	2.39	30.00
										6-2.....	69.....	2.54	33.00
										5-0 x 3-10.....	56 x 41.....	1.79	13.75
										4-2.....	45.....	1.84	14.60
										4-6.....	49.....	2.14	19.50
										4-10.....	53.....	2.27	21.60
										5-2.....	57.....	2.34	29.95
										5-6.....	61.....	2.39	30.00
										5-10.....	65.....	2.44	32.85
										6-2.....	69.....	2.59	35.90
Standard opening	Glass size	List open	List glazed SS	Standard opening	Glass size	List open	List glazed SS	Standard opening	Glass size	List open	List glazed SS	Inches	
3-0 x 3-10.....	7 ¹ / ₂ x 10.....	\$2.75	\$7.00	3-4 x 5-6.....	7 ¹ / ₂ x 9 ¹ / ₂ 16	\$3.38	\$9.89	4-4 x 4-10.....	48 x 17.....	\$1.19	\$3.21	\$3.90	
4-6.....	12.....	2.84	7.65	6-0.....	7 ¹ / ₂ x 14 ¹ / ₂	3.51	10.88	2-8 x 1-2.....	26 x 10.....	\$0.66	\$1.57		
5-2.....	14.....	2.92	8.26	6-10.....	7 ¹ / ₂ x 15 ¹ / ₂ 2	3.56	11.94	1-10.....	14.....	.70	1.78		
3-4 x 4-6.....	8 ¹ / ₂ x 12.....	2.92	8.09	7-2.....	7 ¹ / ₂ x 15 ² / ₃ 2	3.61	13.19	1-10.....	18.....	.74	2.11		
4-10.....	13.....	2.97	8.43	8-10.....	7 ¹ / ₂ x 16 ¹ / ₂	3.69	12.54	1-10.....	14.....	.72	1.96		
5-2.....	14.....	3.01	8.76	9-10.....	7 ¹ / ₂ x 17 ¹ / ₂	3.79	12.36	2-10 x 1-2.....	30 x 10.....	.70	1.67		
5-10.....	16.....	3.10	9.43	10-10.....	7 ¹ / ₂ x 18 ¹ / ₂	4.22	12.23	1-10.....	14.....	.74	2.01		
3-8 x 4-6.....	9 ¹ / ₂ x 12.....	3.11	8.74	11-10.....	7 ¹ / ₂ x 19 ¹ / ₂	4.38	12.05	1-10.....	18.....	.78	2.26		
4-10.....	13.....	3.15	9.08	12-10.....	7 ¹ / ₂ x 20 ¹ / ₂	4.46	11.91	1-10.....	14.....	.80	2.11		
5-2.....	14.....	3.21	9.47	13-10.....	7 ¹ / ₂ x 21 ¹ / ₂	4.54	11.71	1-10.....	18.....	.84	2.36		
5-6.....	15.....	3.25	9.80	14-10.....	7 ¹ / ₂ x 22 ¹ / ₂	4.62	11.50	1-10.....	14.....	.84	2.31		
5-10.....	16.....	3.29	10.59	15-10.....	7 ¹ / ₂ x 23 ¹ / ₂	4.70	11.30	1-10.....	18.....	.88	2.70		
4-4 x 4-6.....	11 ¹ / ₂ x 12.....	3.29	9.68	16-10.....	7 ¹ / ₂ x 24 ¹ / ₂	4.78	11.10	1-10.....	14.....	.88	2.21		
5-2.....	14.....	3.38	10.91	17-10.....	7 ¹ / ₂ x 25 ¹ / ₂	4.86	10.90	1-10.....	18.....	.90	2.45		
5-10.....	16.....	3.48	11.71	18-10.....	7 ¹ / ₂ x 26 ¹ / ₂	4.94	10.70	1-10.....	14.....	.92	2.60		
6-6.....	18.....	4.05	13.28	19-10.....	7 ¹ / ₂ x 27 ¹ / ₂	5.02	10.50	1-10.....	18.....	.94	2.82		
				20-10.....	7 ¹ / ₂ x 28 ¹ / ₂	5.10	10.30	1-10.....	14.....	.96	3.00		
				21-10.....	7 ¹ / ₂ x 29 ¹ / ₂	5.18	10.10	1-10.....	18.....	.98	2.45		
				22-10.....	7 ¹ / ₂ x 30 ¹ / ₂	5.26	9.90	1-10.....	14.....	.98	2.96		
				23-10.....	7 ¹ / ₂ x 31 ¹ / ₂	5.34	9.70	2-2.....	22.....	1.02	3.62	\$4.45	
				24-10.....	7 ¹ / ₂ x 32 ¹ / ₂	5.42	9.50	2-6.....	26.....	1.07	3.92	4.90	
				25-10.....	7 ¹ / ₂ x 33 ¹ / ₂	5.50	9.30	2-10.....	22.....	1.11	5.45		
				26-10.....	7 ¹ / ₂ x 34 ¹ / ₂	5.58	9.10	2-10.....	18.....	1.11	5.60		
				27-10.....	7 ¹ / ₂ x 35 ¹ / ₂	5.66	8.90	2-2.....	22.....	1.15	5.75		
				28-10.....	7 ¹ / ₂ x 36 ¹ / ₂	5.74	8.70	2-2.....	26.....	1.19	6.00		
				29-10.....	7 ¹ / ₂ x 37 ¹ / ₂	5.82	8.50	2-2.....	22.....	1.23	6.25		
				30-10.....	7 ¹ / ₂ x 38 ¹ / ₂	5.90	8.30	2-2.....	26.....	1.27	6.50		
				31-10.....	7 ¹ / ₂ x 39 ¹ / ₂	5.98	8.10	2-2.....	22.....	1.31	6.75		
				32-10.....	7 ¹ / ₂ x 40 ¹ / ₂	6.06	7.90	2-2.....	26.....	1.35	7.00		
				33-10.....	7 ¹ / ₂ x 41 ¹ / ₂	6.14	7.70	2-2.....	22.....	1.39	7.25		
				34-10.....	7 ¹ / ₂ x 42 ¹ / ₂	6.22	7.50	2-2.....	26.....	1.43	7.50		
				35-10.....	7 ¹ / ₂ x 43 ¹ / ₂	6.30	7.30	2-2.....	22.....	1.47	7.75		
				36-10.....	7 ¹ / ₂ x 44 ¹ / ₂	6.38	7.10	2-2.....	26.....	1.51	8.00		
				37-10.....	7 ¹ / ₂ x 45 ¹ / ₂	6.46	6.90	2-2.....	22.....	1.55	8.25		
				38-10.....	7 ¹ / ₂ x 46 ¹ / ₂	6.54	6.70	2-2.....	26.....	1.59	8.50		
				39-10.....	7 ¹ / ₂ x 47 ¹ / ₂	6.62	6.50	2-2.....	22.....	1.63	8.75		
				40-10.....	7 ¹ / ₂ x 48 ¹ / ₂	6.70	6.30	2-2.....	26.....	1.67	9.00		
				41-10.....	7 ¹ / ₂ x 49 ¹ / ₂	6.78	6.10	2-2.....	26.....	1.71	9.25		
				42-10.....	7 ¹ / ₂ x 50 ¹ / ₂	6.86	5.90	2-2.....	26.....	1.75	9.50		
				43-10.....	7 ¹ / ₂ x 51 ¹ / ₂	6.94	5.70	2-2.....	26.....	1.79	9.75		
				44-10.....	7 ¹ / ₂ x 52 ¹ / ₂	7.02	5.50	2-2.....	26.....	1.83	10.00		
				45-10.....	7 ¹ / ₂ x 53 ¹ / ₂	7.10	5.30	2-2.....	26.....	1.87	10.25		
				46-10.....	7 ¹ / ₂ x 54 ¹ / ₂	7.18	5.10	2-2.....	26.....	1.91	10.50		
				47-10.....	7 ¹ / ₂ x 55 ¹ / ₂	7.26	4.90	2-2.....	26.....	1.95	10.75		
				48-10.....	7 ¹ / ₂ x 56 ¹ / ₂	7.34	4.70	2-2.....	26.....	1.99	11.00		
				49-10.....	7 ¹ / ₂ x 57 ¹ / ₂	7.42	4.50	2-2.....	26.....	2.03	11.25		
				50-10.....	7 ¹ / ₂ x 58 ¹ / ₂	7.50	4.30	2-2.....					

	<i>Inches</i>
Two light cellar sash.	13 $\frac{1}{4}$ and 13 $\frac{1}{4}$
Pre-fit face measure:	
Stiles.	12 $\frac{1}{2}$
Top rail and bottom rail.	13 $\frac{1}{2}$
Vertical bar.	3 $\frac{1}{2}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
1-8 x 1-4.....	8 x 12.....	\$0.60	\$1.34	\$0.68	\$1.44
2-0 x 1-4.....	10 x 12.....	.64	1.45	.73	1.60
1-8.....	16.....	.68	1.73	.78	1.90
2-0.....	20.....	.72	1.96	.83	2.11
2-4 x 1-4.....	12 x 12.....	.69	1.62	.78	1.77
1-8.....	16.....	.72	1.91	.83	2.08
2-0.....	20.....	.77	2.17	.88	2.32
2-8 x 1-8.....	14 x 16.....	.76	2.07	.88	2.27
2-0.....	20.....	.81	2.33	.93	2.48

	Inches
Three light cellar sash	1½ and 1¾
Pre-fit face measure:	
Stiles	12½
Top rail and bottom rail	12½
Vertical bar	¾

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
2-0 x 1-0-----	6 ² ½ x 8---	\$0.66	\$1.49	\$0.74	\$1.51
2-4 x 1-4-----	8 x 12---	.74	1.72	.84	1.87
1-8-----	16---	.79	1.94	.89	2.08
2-8 x 1-0-----	9 ¹ ½ x 8---	.74	1.70	.83	1.80
1-4-----	12---	.79	1.98	.89	2.11
1-8-----	16---	.88	2.37	.94	2.55
2-0-----	20---	.87	2.64	.99	2.84
3-0 x 1-4-----	10 ² ½ x 12---	.88	2.09	.93	2.24
1-8-----	16---	.87	2.53	.99	2.68
2-0-----	20---	.92	2.80	1.04	3.08
3-4 x 1-4-----	12 x 12---	.91	2.20	1.04	2.33
1-8-----	16---	.97	2.64	1.10	2.79
2-0-----	20---	1.01	2.91	1.16	3.14
2-4-----	24---	1.05	3.27	1.21	3.52

	Inches
Four light cellar sash.....	1 $\frac{1}{8}$ -13
Pre-fit face measure:	
Stiles, top rail and bottom rail.....	12 $\frac{9}{32}$
Vertical bar.....	$\frac{3}{16}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
3-4 x 1-4.....	8 $\frac{1}{2}$ x 12.....	\$0.95	\$2.35	\$1.09	\$2.50
1-8.....	16.....	1.00	2.68	1.16	2.80
3-8 x 1-4.....	9 $\frac{3}{4}$ x 12.....	1.04	2.56	1.20	2.70
1-8.....	16.....	1.11	3.10	1.27	3.30
2-0.....	20.....	1.16	3.47	1.34	3.70
4-4 x 1-4.....	11 $\frac{1}{2}$ x 12.....	1.13	2.83	1.31	3.00
1-8.....	16.....	1.20	3.42	1.38	3.60
2-0.....	20.....	1.25	3.85	1.45	4.10
2-4.....	24.....	1.32	4.39	1.53	4.60

	<i>Inches</i>
Four light barn or utility sash 2 lights wide.	13 $\frac{1}{2}$ and 13 $\frac{1}{2}$
Pre-fit face measure:	
Stiles and top rail.	12 $\frac{1}{2}$
Bottom rail.	3
Vertical bar.	$\frac{3}{16}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
1-4 x 1-9.....	6 x 8.....	\$0.70	\$1.58	\$0.77	\$1.66
1-8 x 2-1.....	8 x 10.....	.79	1.91	.88	2.00
2-5.....	12.....	.83	2.08	.94	2.20
2-9.....	14.....	.88	2.24	.96	2.34
3-1.....	16.....	.97	2.46	1.10	2.58
2-0 x 2-1.....	10 x 10.....	.84	2.08	.94	2.20
2-5.....	12.....	.88	2.30	.96	2.44
2-9.....	14.....	.93	2.47	1.05	2.61

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
2-0 x 2-11	10 x 15	\$0.95	\$2.58	\$1.07	\$2.71
3-1	16	1.02	2.89	1.16	3.07
3-5	18	1.07	3.10	1.22	3.28
3-9	20	1.17	3.36	1.34	3.55
2-4 x 2-5	12 x 12	.93	2.52	1.05	2.67
2-9	14	.97	2.89	1.10	3.07
3-1	16	1.07	3.16	1.22	3.34
3-5	18	1.12	3.37	1.27	3.60
3-9	20	1.23	3.69	1.40	3.92
4-5	24	1.33	3.98	1.51	4.21

	Inches
Six light barn or utility sash 2 lights wide.....	13 $\frac{1}{2}$ -13 $\frac{3}{4}$
Pre-fit face measure:	
Stiles and top rail.....	12 $\frac{1}{2}$
Bottom rail.....	3
Vertical bar.....	7 $\frac{1}{2}$
Vertical bar.....	9 $\frac{1}{2}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
1-4 x 2-5½	6 x 8.....	\$0.86	\$2.06	\$0.96	\$2.16
2-11/16	10.....	.92	2.32	1.04	2.46
1-8 x 2-11/16	8 x 10.....	.98	2.50	1.10	2.66
3-5½	12.....	1.11	2.82	1.25	3.00
3-11/16	14.....	1.23	3.14	1.39	3.30
4-5½	16.....	1.30	3.42	1.49	3.60
2-0 x 3-5½	10 x 12.....	1.16	3.15	1.32	3.30
3-11/16	14.....	1.29	3.53	1.47	3.70
4-2½	15.....	1.33	3.65	1.51	3.90
4-5½	16.....	1.36	4.14	1.56	4.40
4-11/16	18.....	1.50	4.51	1.72	4.80
2-4 x 3-11/16	12 x 14.....	1.35	4.19	1.54	4.40
4-5½	16.....	1.42	4.51	1.62	4.70
4-11/16	18.....	1.56	4.94	1.79	5.30

	Inches
Six light barn or utility sash, 3 lights wide...	$1\frac{3}{4}$ and 1
Pre-fit face measure:	
Stiles and top rail.....	$12\frac{1}{2}$
Bottom rail.....	3
Vertical bar and muntin	$\frac{3}{4}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
2-0 x 1-11.....	6 ² ½ x 9....	\$0.87	\$2.27	\$0.97	\$2.46
2-1.....	10....	.90	2.48	1.01	2.60
2-4 x 2-1.....	8 x 10....	.94	2.49	1.06	2.68
2-5.....	12....	1.00	2.71	1.13	2.85
2-9.....	14....	1.05	2.93	1.19	3.11
3-1.....	16....	1.17	3.26	1.33	3.41
2-8 x 2-5.....	9 ¹ ½ x 12....	1.04	3.14	1.18	3.30

2-7	13	1.07	3.26	1.31	3.4
2-9	14	1.10	3.42	1.24	3.6
2-11	15	1.13	3.59	1.28	3.7
3-1	16	1.21	4.08	1.38	4.3
3-0 x 2-1	$10^{2\frac{1}{2}} \text{ dia}$	1.05	3.14	1.20	3.3
2-5	12	1.11	3.31	1.27	3.5
2-9	14	1.17	3.64	1.33	3.8
2-11	15	1.20	4.13	1.36	4.4
3-1	16	1.27	4.24	1.46	4.6
3-6	18	1.33	4.71	1.52	4.9
3-9	20	1.41	4.98	1.68	5.4
3-4 x 2-5	12×12	1.20	3.43	1.37	3.7
2-9	14	1.27	4.08	1.43	4.3
3-1	16	1.32	4.35	1.51	4.6
3-5	18	1.38	4.73	1.58	5.0
3-9	20	1.51	5.10	1.73	5.4
4-5	24	1.63	5.76	1.88	6.2

	Inch
Eight light barn or utility sash, 2 lights wide....	$1\frac{1}{8}$ and 1 $\frac{1}{2}$
Pre-fit face measure:	
Stiles and top rail.....	$1\frac{1}{2}\frac{3}{8}$
Bottom rail.....	$3\frac{1}{2}$
Vertical bar.....	$2\frac{1}{2}$
Muntin.....	$2\frac{1}{16}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
1-4 x 3-1½	6 x 8	\$1.11	\$2.80	\$1.23	\$3.00
3-9½	10	1.26	3.22	1.44	3.52
1-8 x 3-9½	8 x 10	1.33	3.51	1.50	3.81
4-5½	12	1.42	3.84	1.63	4.19
5-1½	14	1.51	4.17	1.72	4.52
5-9½	16	1.61	4.50	1.84	4.85
2-0 x 4-5½	10 x 12	1.49	4.23	1.69	4.58
5-1½	14	1.59	4.67	1.81	5.02
5-9½	16	1.69	5.41	1.89	5.71
6-5½	18	1.76	5.73	2.03	6.13
7-1½	20	1.86	6.15	2.14	6.55
2-4 x 4-5½	12 x 12	1.54	4.63	1.79	4.98
5-1½	14	1.62	5.37	1.88	5.77
5-9½	16	1.71	5.80	1.97	6.20
6-5½	18	1.81	6.34	2.11	6.70
7-1½	20	1.90	6.71	2.20	7.16
2-8 x 5-9½	14 x 16	1.78	6.34	2.07	6.79
6-5½	18	1.88	6.82	2.16	7.28
7-1½	20	1.96	7.31	2.25	7.71

	Inches
8 light barn or utility sash, 4 lights wide.....	$1\frac{1}{8}$ and $1\frac{1}{2}$
Pre-fit, face measure:	
Stiles.....	$1\frac{1}{2}\frac{1}{2}$
Top rail.....	$1\frac{1}{2}\frac{1}{2}$
Bottom rail.....	3
Vertical bar and muntin.....	$\frac{3}{4}\frac{1}{2}$

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed
2-4 x 1-0	5 ¹ / ₂ x 8	\$0.90	\$2.72	\$1.10	\$2.90
2-1	10	1.04	2.89	1.16	3.11
2-S x 1-11	6 ¹ / ₂ x 10	1.06	3.05	1.19	3.27
3-0 x 2-1	7 ¹ / ₂ x 10	1.20	3.48	1.35	3.76
2-5	12	1.25	3.76	1.42	4.06
2-9	14	1.32	4.09	1.49	4.36
3-1	16	1.38	4.42	1.56	4.65
3-4 x 2-5	8 ¹ / ₂ x 12	1.31	4.03	1.48	4.30
2-7	13	1.34	4.19	1.52	4.46
2-9	14	1.37	4.36	1.55	4.63
3-1	16	1.42	4.69	1.62	5.00
3-S x 2-5	9 ¹ / ₂ x 12	1.43	4.35	1.62	4.62
2-9	14	1.50	4.74	1.70	5.00
3-1	16	1.55	5.43	1.77	5.80
3-5	18	1.62	5.80	1.84	6.17
3-9	20	1.67	6.17	1.92	6.50
4-4 x 2-5	11 ¹ / ₂ x 12	1.54	4.84	1.75	5.11
2-9	14	1.59	5.58	1.83	5.89
3-1	16	1.66	6.01	1.89	6.33
3-5	18	1.73	6.55	1.97	6.90
3-9	20	1.78	6.82	2.05	7.24
4-1	22	1.85	7.41	2.11	7.71
4-5	24	1.90	8.01	2.19	8.40
5-0 x 3-1	13 ¹ / ₂ x 16	1.77	6.65	2.03	7.00
3-5	18	1.83	7.08	2.10	7.50
3-9	20	1.89	7.57	2.14	7.90
4-1	22	1.95	8.42	2.25	8.80
4-5	24	2.03	9.04	2.33	9.40

	Inches
Nine light barn or utility sash 3 lights wide.	$1\frac{1}{4}$ and 13
Pre-fit face measure:	
Stiles and top rail.	$12\frac{1}{4}$
Bottom rail.	3

Standard opening	Glass size	1½ inches thick		1¾ inches thick	
		List open	List glazed SS	List open	List glazed SS
2-0 x 2-8½	6 ³ ½ x 9	\$1.14	\$3.28	\$1.28	\$3.40
2-4 x 2-11¼	8 x 10	1.23	3.51	1.38	3.70
3-3½	12	1.35	3.94	1.53	4.11
3-11½	14	1.50	4.38	1.69	4.60
4-5½	16	1.57	4.71	1.78	5.00
2-8 x 3-5½	9 ¹ ½ x 12	1.41	4.55	1.59	4.80
3-8½	13	1.52	4.87	1.70	5.11
3-11½	14	1.55	5.09	1.76	5.33
4-2½	15	1.58	5.26	1.80	5.60
4-5½	16	1.63	5.82	1.85	6.11
4-11½	18	1.70	6.25	1.94	6.60
3-0 x 2-11½	10 ³ ½ x 10	1.35	4.50	1.50	4.77
3-5½	12	1.47	4.82	1.66	5.11
3-11½	14	1.61	5.37	1.83	6.00
4-2½	15	1.65	5.93	1.88	6.22
4-5½	16	1.69	6.14	1.92	6.50
4-11½	18	1.77	6.67	2.01	7.00
3-4 x 3-5½	12 x 12	1.52	4.85	1.74	5.22
3-11½	14	1.67	5.73	1.91	6.11
4-5½	16	1.75	6.16	2.00	6.50
4-11½	18	1.82	6.70	2.09	7.11

		Inches
Twelve light barn or utility sash 3 lights wide..		1 1/8-1 3/8
Pre-fit face measure:		
Stiles and top rail.....		1 2/3
Bottom rail.....		3
Vertical bar and muntin.....		3/16

Standard opening	Glass size	1 1/8 inches thick		1 3/8 inches thick	
		List open	List glazed SS	List open	List glazed SS
2-0 x 3-5/16	6 1/2 x 9	\$1.51	\$4.27	\$1.68	\$4.57
2-4 x 3-9/16	8 x 10	1.69	4.72	1.88	5.02
4-5/16	12	1.78	5.16	2.00	5.51
5-1/16	14	1.89	5.61	2.12	6.01
5-9/16	16	1.99	6.10	2.24	6.45
2-8 x 4-5/16	9 1/2 x 12	1.85	5.98	2.07	6.33
4-9/16	13	1.89	6.26	2.13	6.66
5-1/16	14	1.95	6.59	2.19	6.94
5-5/16	15	1.99	6.81	2.28	7.21
5-9/16	16	2.05	7.54	2.31	7.94
6-5/16	18	2.14	8.18	2.43	8.63
3-0 x 3-9/16	10 1/2 x 10	1.81	5.93	2.04	6.23
4-5/16	12	1.91	6.31	2.16	6.71
5-1/16	14	2.01	6.92	2.28	7.32
5-5/16	15	2.07	7.65	2.34	8.00
5-9/16	16	2.11	7.97	2.39	8.42
6-5/16	18	2.21	8.62	2.52	9.12
3-4 x 4-5/16	12 x 12	1.98	6.40	2.23	6.75
5-1/16	14	2.08	7.41	2.35	7.81
5-9/16	16	2.18	7.95	2.46	8.40
6-5/16	18	2.28	8.65	2.59	9.15

		Inches
Twelve light barn or utility sash 4 lights wide..		1 1/8-1 3/8
Pre-fit face measure:		
Stiles.....		1 2/3
Top rail.....		1 2/3
Bottom rail.....		3
Vertical bar and muntin.....		3/16

Standard opening	Glass size	1 1/8 inches thick		1 3/8 inches thick	
		List open	List glazed SS	List open	List glazed SS
2-4 x 2-5/16	5 1/2 x 8	\$1.38	\$3.78	\$1.53	\$4.07
2-8 x 2-8/16	6 1/2 x 9	1.48	4.27	1.65	4.56
3-0 x 2-11/16	7 1/2 x 10	1.65	4.82	1.86	5.21
3-5/16	12	1.75	5.31	1.97	5.70
3-11/16	14	1.92	5.91	2.18	6.30
4-5/16	16	2.01	6.35	2.29	6.79
2-4 x 3-5/16	8 1/2 x 12	1.80	5.65	2.03	5.99
3-8/16	13	1.84	5.87	2.08	6.26
3-11/16	14	1.99	6.30	2.24	6.69
4-2/16	15	2.03	6.57	2.30	6.96
4-5/16	16	2.08	6.80	2.35	7.24
4-11/16	18	2.16	7.75	2.46	8.24
1-8 x 2-11/16	9 1/2 x 10	1.87	5.57	2.10	5.91
3-5/16	12	1.96	6.13	2.21	6.52
3-11/16	14	2.04	6.69	2.32	7.13
4-2/16	15	2.09	6.96	2.37	7.40
4-5/16	16	2.14	7.64	2.43	8.13
4-11/16	18	2.23	8.23	2.54	8.67
1-4 x 3-5/16	11 1/2 x 12	2.08	6.80	2.35	7.24
3-11/16	14	2.16	7.86	2.46	8.30
4-5/16	16	2.26	8.45	2.57	8.94
4-11/16	18	2.35	9.20	2.68	9.74

		Inches
Five-light porch sash.....		1 1/4
Pre-fit face measure:		
Stiles and top rail.....		1 2/3
Bottom rail.....		3
Vertical bar and muntin.....		3/16

Standard opening	Glass size	1 1/8 inches thick	
		List open	List glazed SS
1-8 x 2-10	8 x 20	\$1.21	\$3.24
4-6	32	1.57	4.41
5-2	36	1.81	4.95
2-0 x 4-2	10 x 30	1.60	4.63
4-6	32	1.65	4.83
5-2	36	1.88	5.45
2-4 x 4-2	12 x 30	1.67	4.99
4-6	32	1.72	5.23
5-2	36	1.95	6.06
2-8 x 4-6	14 x 32	1.79	5.90
5-2	36	2.03	6.67
2-0 x 4-6	16 x 32	1.86	6.36
5-2	36	2.11	7.14

	Inches
Hot bed sash.....	1 1/8-1 3/8
Pre-fit face measure:	
Stiles and top rail.....	1 2/3
Bottom rail.....	3
Vertical bar.....	Varies

Standard opening	Glass size	1 1/8 inches thick		1 3/8 inches thick	
		List open	List glazed SS	List open	List glazed SS
3-0 x 4-0	\$2.68	\$7.33	\$3.34	\$8.28	3
3-6	3.15	9.34	4.04	10.64	3
4-0	3.61	9.76	4.66	11.31	4
5-0	5.0	10.38	4.73	11.93	4
5-6	5.6	13.21	5.25	15.06	5
6-0	6.0				8

	Inches
Standard opening	
List open	
List glazed SS	
1-8 x 3-0	\$0.86
3-6	.91
4-0	1.00
4-6	1.07
5-0	1.28
5-6	1.34
6-0	1.47
2-0 x 3-0	.90
3-6	.95
4-0	1.06
5-0	1.11
5-6	1.32
6-0	1.44
2-0 x 4-0	1.36
3-6	1.51
4-0	4.93

	Inches
One light cupboard sash.....	1 1/8
Pre-fit face measure:	
Stiles and top rail.....	1 2/3
Bottom rail.....	3
Muntin.....	3/16

Standard opening	Glass size	1 1/8 inches thick		1 3/8 inches thick	
		List open	List glazed SS	List open	List glazed DS
1-4 x 3-0	12 x 31	\$0.74	\$1.86	\$2.25	
3-6	37	.79	2.06	2.50	
4-0	43	.88	2.41	2.85	
4-6	49	.94	2.81	3.40	
5-0	55	1.10	3.41	4.00	
5-6	61	1.17	4.50		
6-0	67	1.28	5.35		
1-8 x 3-0	16 x 31	.78	2.16	2.65	
3-6	37	.83	2.45	3.02	
4-0	43	.92	2.81	3.50	
4-6	49	.99	3.27	4.05	
5-0	55	1.16	4.85		
5-6	61	1.21	5.35		
6-0	67	1.33	5.55		
2-0 x 3-0	20 x 31	.82	2.55	3.12	
3-6	37	.87	2.92	3.65	
4-0	43	.98	3.47	4.30	
4-6	49	1.03	3.77	4.75	
5-0	55	1.20	5.90		
5-6	61	1.25	6.32		
6-0	67	1.38	7.35		

	Inches
Four light cupboard sash, 2 lights wide.....	1 1/8
Pre-fit face measure:	
Stile and top rail.....	1 2/3
Bottom rail.....	3
Vertical bar and muntin.....	3/16

Standard opening	Glass size	1 1/8 inches thick		1 3/8 inches thick	
		List open	List glazed SS	List open	List glazed DS
1-4 x 3-0	\$0.80	\$2.04	\$2.29		
3-6	.85	2.25	2.60		
4-0	.94	2.46	2.81		
4-6	1.00	2.78	3.18		
5-0	1.19	3.08	3.53		
5-6	1.26	3.59	4.28		
6-0	1.37	3.80	4.53		
1-8 x 3-0	.84	2.31	2.66		
3-6	.89	2.63	3.08		
4-0	.98	2.88	3.38		
4-6	1.05	3.45	4.28		
5-0					

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Standard opening	List open	List SS glazed
1-8 x 3-0	\$1.03	\$2.77
3-6	1.05	2.96
4-0	1.20	3.36
4-6	1.27	3.58
5-0	1.54	4.50
5-6	1.59	4.78
6-0	1.74	5.28
2-0 x 3-0	1.07	3.05
3-6	1.09	3.33
4-0	1.26	3.81
4-6	1.31	4.42
5-0	1.58	4.98
5-6	1.64	5.30
6-0	1.78	5.72

	Inches
Eight light cupboard sash 2 lights wide	1 1/4
Pre-fit face measure:	
Stile and top rail	12 1/2
Bottom rail	3
Vertical bar and muntin	3 1/4

Standard opening	List open	List glazed SS
1-4 x 3-0	\$1.07	\$2.95
3-6	1.12	3.12
4-0	1.29	3.63
4-6	1.31	3.70
5-0	1.55	4.16
5-6	1.62	4.48
6-0	1.81	4.94
1-8 x 3-0	1.11	3.28
3-6	1.16	3.66
4-0	1.33	4.14
4-6	1.38	4.20
5-0	1.61	4.77
5-6	1.66	5.00
6-0	1.87	5.64
2-0 x 3-0	1.15	3.61
3-6	1.20	3.99
4-0	1.39	4.28
4-6	1.40	4.45
5-0	1.65	5.07
5-6	1.70	5.26
6-0	1.91	6.43

	Inches
One light casement sash	1 1/4
Pre-fit face measure:	
Stiles and top rail	12 1/2
Bottom rail	3

Standard opening	Glass size	List open	List glazed SS	List glazed DS
1-0 x 2-6	8 x 25	\$0.71	\$1.48	\$1.63
2-10	.29	.75	1.70	1.90
3-2	.33	.84	1.91	2.20
3-6	.37	.88	2.02	2.31
3-10	.41	.93	2.16	2.45
4-2	.45	.97	2.36	2.70
4-6	.49	1.01	2.56	2.95
4-10	.53	1.17	3.26	3.60
5-2	.57	1.22		3.70
5-6	.61	1.28		4.00
5-10	.65	1.35		4.15
6-2	.69	1.46		4.75
6-6	.73	1.52		4.85
1-4 x 2-6	12 x 25	.76	1.77	2.00
2-10	.29	.81	2.01	2.30
3-2	.33	.90	2.16	2.55
3-6	.37	.94	2.31	2.75
3-10	.41	.98	2.59	3.07
4-2	.45	1.02	2.76	3.25
4-6	.49	1.07	3.16	3.75
4-10	.53	1.22	3.76	4.30
5-2	.57	1.29		4.60
5-6	.61	1.33		5.05
5-10	.65	1.40		5.10
6-2	.69	1.53		6.10
6-6	.73	1.57		6.80
1-8 x 2-6	16 x 25	.82	2.11	2.30
2-10	.29	.86	2.26	2.70
3-2	.33	.95	2.51	3.05
3-6	.37	.99	2.75	3.32
3-10	.41	1.04	2.96	3.55
4-2	.45	1.08	3.41	4.10
4-6	.49	1.12	3.67	4.40
4-10	.53	1.29		5.25
5-2	.57	1.34		5.35
5-6	.61	1.40		5.85
5-10	.65	1.47		6.28
6-2	.69	1.59		7.10
6-6	.73	1.65		7.15
2-0 x 2-6	20 x 25	.86	2.31	2.80
2-10	.29	.92	2.56	3.15

Standard opening	Glass size	List open	List glazed SS	List glazed DS
2-0 x 3-2	20 x 33	\$1.01	\$2.90	\$3.47
3-6	.37	1.05	3.27	4.00
4-0	.41	1.09	3.62	4.35
4-6	.45	1.13	3.87	4.75
5-0	.49	1.18		5.20
5-6	.53	1.24		5.80
6-0	.57	1.41		6.45
5-2	.61	1.45		6.87
5-10	.65	1.49		7.85
6-2	.69	1.66		8.05
6-6	.73	1.70		8.25
2-4 x 2-6	24 x 25	.89	2.56	3.10
2-10	.29	.97	2.95	3.63
3-2	.33	1.06	3.27	4.00
3-6	.37	1.10	3.82	4.70
3-10	.41	1.15	4.17	5.15
4-2	.45	1.19	4.27	5.25
4-6	.49	1.23		6.15
4-10	.53	1.41		6.45
5-2	.57	1.46		7.74
5-6	.61	1.52		7.90
5-10	.65	1.56		7.95
6-2	.69	1.68		9.60
6-6	.73	1.74		10.90

Four light high casement sash	Inches
Pre-fit face measure:	
Stiles and top rail	12 1/2
Bottom rail	3
Muntin	3 1/4

Standard opening	List open	List glazed SS
1-4 x 2-6	\$0.99	\$1.98
2-10	1.03	2.24
3-2	1.12	2.45
3-6	1.16	2.55
3-10	1.21	2.72
4-2	1.25	2.92
4-6	1.29	3.13
4-10	1.45	3.83
5-2	1.50	4.01
5-6	1.56	4.30
5-10	1.63	4.39
6-2	1.74	4.93
6-6	1.80	4.99
1-4 x 2-6	1.04	2.28
2-10	1.09	2.57
3-2	1.18	2.73
3-6	1.22	2.89
3-10	1.26	3.15
4-2	1.30	3.36
4-6	1.50	4.33
5-2	1.57	4.69
5-6	1.61	5.13
5-10	1.68	5.19
6-2	1.81	6.11
6-6	1.85	6.77
1-8 x 2-6	1.10	2.65
2-10	1.14	2.85
3-2	1.23	3.11
3-6	1.27	3.28
3-10	1.32	3.54
4-2	1.36	4.00
4-6	1.40	4.26
5-2	1.57	5.27
5-6	1.62	5.32
5-10	1.68	5.78
6-2	1.75	5.92
6-6	1.87	7.02
2-0 x 2-6	1.26	3.06
2-10	1.32	3.33
3-2	1.41	3.64
3-6	1.45	4.05
3-10	1.49	4.41
4-2	1.53	4.68
4-6	1.58	5.33
5-2	1.61	5.89
5-6	1.81	6.30
5-10	1.85	6.36
6-2	1.89	7.54
6-6	2.06	7.74
2-4 x 2-6	1.29	3.28
2-10	1.37	3.70
3-2	1.46	3.95
3-6	1.50	4.63
3-10	1.55	4.91
4-2	1.59	5.02
4-6	1.63	5.96
5-2	1.81	6.18
5-6	1.86	7.04
5-10	1.92	7.54
6-2	1.96	7.59
6-6	2.08	8.69
6-10	2.14	9.79

Standard opening	List open	List glazed SS
1-0 x 2-6	\$1.02	\$1.86
2-10	.96	2.11
3-2	1.05	2.33
3-6	1.09	2.43
3-10	1.14	2.59
4-2	1.18	2.79
4-6	1.22	2.98
4-10	1.38	3.68
5-2	1.43	3.80
5-6	1.49	4.05
5-10	1.56	4.20
6-2	1.67	4.80
6-6	1.73	4.88
1-4 x 2-6	.97	2.18
2-10	1.02	2.44
3-2	1.11	2.60
3-6	1.15	2.77
3-10	1.19	2.99
4-2	1.23	3.19
4-6	1.30	3.61
4-10	1.43	4.21
5-2	1.50	4.58
5-6	1.54	4.98
5-10	1.61	5.03
6-2	1.74	5.87
6-6	1.78	6.51
1-8 x 2-6	1.03	2.56
2-10	1.07	2.68
3-2	1.16	2.94
3-6	1.20	3.15
3-10	1.25	3.41
4-2	1.29	3.87
4-6	1.33	4.14
4-10	1.50	5.15
5-2	1.55	5.19
5-6	1.61	5.47
5-10	1.68	6.62
6-2	1.80	6.68
6-6	1.87	7.10
2-0 x 2-6	1.16	2.89
2-10	1.22	3.15
3-2	1.31	3.47
3-6	1.35	3.88
3-10	1.39	4.24
4-2	1.43	4.43
4-6	1.48	4.97
4-10	1.64	5.57
5-2	1.71	6.13
5-6	1.75	6.17
5-10	1.79	7.10
6-2	1.96	7.22
6-6	2.00	7.32
2-4 x 2-6	1.19	3.07
2-10	1.27	3.52
3-2	1.36	3.82
3-6	1.40	4.23
3-10	1.45	4.74
4-2	1.49	4.84
4-6	1.53	5.47
4-10	1.71	5.77
5-2	1.76	6.52
5-6	1.82	6.97
5-10	1.86	7.02
6-2	1.98	8.42
6-6	2.04	9.72
1-8 x 2-6	1.20	3.17
2-10	1.27	3.19

Six-light casement sash, 2 lights wide	Inches
Pre-fit face measure:	
Stiles and top rail	12 1/2
Bottom rail	3
Vertical bar and muntin	

Standard opening	List open	List glazed SS
1-8 x 3-10	\$1.32	\$3.55
4-2	1.42	3.76
4-6	1.46	3.73
4-10	1.67	4.68
5-2	1.72	4.95
5-6	1.78	5.03
5-10	1.87	5.33
6-2	2.04	5.74
6-6	2.10	5.80
2-0 x 2-6	1.09	2.72
2-10	1.17	3.18
3-2	1.26	3.55
3-6	1.33	3.57
3-10	1.37	3.94
4-2	1.47	4.16
4-6	1.52	4.57
4-10	1.72	5.22
5-2	1.79	5.33
5-6	1.83	5.55
5-10	1.88	5.85
6-2	2.11	6.43
6-6	2.16	6.45
2-4 x 2-6	1.14	3.04
2-10	1.22	3.30
3-2	1.31	3.77
3-6	1.38	3.87
3-10	1.43	4.35
4-2	1.53	4.97
4-6	1.57	5.05
4-10	1.79	5.75
5-2	1.85	6.12
5-6	1.90	6.19
5-10	1.94	6.54
6-2	2.16	7.24
6-6	2.20	7.30

Inches		Ten light casement sash, 2 lights wide.	1 1/8
Pre-fit face measure:		Stiles and top rail.	12 5/8
Bottom rail.		Vertical bar and muntin.	3 1/8

Inches		Standard opening	List open	List glazed SS
1-4 x 3-6			\$1.45	\$3.80
3-10			1.49	3.85
4-2			1.63	4.11
4-6			1.68	4.33
4-10			1.83	4.64
5-2			1.90	4.85
5-6			1.94	4.99
5-10			2.01	5.17
6-2			2.19	5.51
6-6			2.23	5.67
1-8 x 3-6			1.50	4.19
3-10			1.55	4.24
4-2			1.69	4.62
4-6			1.73	4.67
4-10			1.90	5.21
5-2			1.95	5.31
5-6			2.01	5.36
5-10			2.08	5.78
6-2			2.25	5.99
6-6			2.31	6.40
2-0 x 3-6			1.56	4.47
3-10			1.60	5.52
4-2			1.74	5.98
4-6			1.79	5.17
4-10			1.95	5.76
5-2			2.02	5.85
5-6			2.06	5.91
5-10			2.10	6.19
6-2			2.32	6.65
6-6			2.36	6.92
2-4 x 3-6			1.61	4.86
3-10			1.66	4.91
4-2			1.80	5.34
4-6			1.84	5.66
4-10			2.02	6.09
5-2			2.07	6.72
5-6			2.13	6.72
5-10			2.17	6.80
6-2			2.38	7.54
6-6			2.44	7.86

Eight light casement sash, 2 lights wide.	1 1/8
Pre-fit face measure:	
Stiles and top rail.	12 5/8
Bottom rail.	3
Vertical bar and muntin.	3 1/8

Standard opening	List open	List glazed SS
1-4 x 2-6	\$1.17	\$3.15
2-10	1.22	3.20
3-2	1.31	3.31
3-6	1.35	3.47
3-10	1.39	3.63
4-2	1.50	3.99
4-6	1.55	4.05
4-10	1.67	4.26
5-2	1.74	4.47
5-6	1.78	4.63
5-10	1.85	4.84
6-2	2.12	5.39
6-6	2.17	5.46
1-8 x 2-6	1.21	3.16
2-10	1.27	3.48
3-2	1.36	3.61
3-6	1.40	3.91
3-10	1.45	3.99
4-2	1.56	4.34
4-6	1.60	4.40
4-10	1.74	4.82
5-2	1.79	4.93
5-6	1.85	5.20
5-10	1.92	5.29
6-2	2.18	5.89
6-6	2.24	6.36
2-0 x 2-6	1.25	3.49
2-10	1.33	3.81
3-2	1.42	3.87
3-6	1.46	4.24
3-10	1.50	4.38
4-2	1.61	4.78
4-6	1.66	4.90
4-10	1.79	5.22
5-2	1.86	5.48
5-6	1.90	5.56
5-10	1.94	6.23
6-2	2.15	6.78
6-6	2.19	6.85
2-4 x 2-6	1.30	3.71
2-10	1.38	4.14
3-2	1.47	4.26
3-6	1.51	4.48
3-10	1.56	4.75
4-2	1.67	5.27
4-6	1.71	5.35
4-10	1.86	5.61
5-2	1.91	6.33
5-6	1.97	6.59
5-10	2.01	6.83
6-2	2.20	7.48
6-6	2.25	7.55

Inches		Twelve light casement sash, 3 lights wide.	1 1/8
Pre-fit face measure:		Stiles and top rail.	12 5/8
Bottom rail.		Vertical bar and muntin.	3 1/8
1-8 x 3-6			\$1.60
3-10			1.65
4-2			1.81
4-6			1.85
4-10			1.94
5-2			1.99
5-6			2.05
5-10			2.12
6-2			2.36
6-6			2.42
1-8 x 3-6			1.66
3-10			1.70
4-2			1.86
4-6			1.91
4-10			1.99
5-2			2.06
5-6			2.16
5-10			2.24
6-2			2.43
6-6			2.47
2-4 x 3-6			1.71
3-10			1.76
4-2			1.92
4-6			1.96
4-10			2.06
5-2			2.11
5-6			2.17
5-10			2.21
6-2			2.49
6-6			2.53

Inches		K. D. SASH PARTS
LISTS FOR TWO LIGHT CHECK RAIL WINDOWS 1 1/8 INCHES		

K. D. SASH PARTS—Continued

LISTS FOR TWO LIGHT CHECK RAIL WINDOWS 1 1/8 INCHES—continued

Glass	Stile	Top R.	Ck. Rl.	B. R.	3 1/8-inch bar
24		\$0.20			
26		.21			
28		.22			
30		.26			
32		.27			
34		.27			
36		.28			
38		.29			
40		.31			
42					
44					
46					
48					

FOUR LIGHT CHECK RAIL WINDOWS, 1 1/8 INCHES

Glass	Stile	Bar	Top R.	Ck. Rl.	B. R.
10				\$0.19	\$0.16
12				.21	.17
14				.23	.19
16		\$0.16	\$0.075	.27	.22
18		.17	.075	.29	.23
20		.18	.09	.34	.42
22		.19	.095	.37	.30
24		.20	.105	.45	.36
26		.20	.115	.45	.54
28		.22	.11	.60	.48
30		.23	.115	.64	.51
32		.26	.125		
34		.27	.13		
36		.28	.135		
38		.29	.135		
40		.31	.15		

EIGHT LIGHT CHECK RAIL WINDOWS, 1 1/8 INCHES

Glass	Stile	Ver. bar	Top R.	Ck. Rl.	B. R.	Hor. bar
8				\$0.17	\$0.14	\$0.04
10		\$0.185	\$0.10	.19	.16	.04
12		.205	.115	.21	.17	.045
13		.215	.12			
14		.225	.12	.23	.19	.05
15		.235	.13			
16		.265	.135			
18		.265	.14			
20		.315	.15			

TWELVE-LIGHT CHECK RAIL WINDOWS, 1 1/8 INCHES

Glass	Stile	Ver. bar	Top R.	Ck. Rl.	B. R.	Hor. bar
6 1/2				\$0.19	\$0.16	\$0.035
8		\$0.165	\$0.07	.21	.17	.04
9		.175	.085			
9 1/2				.24	.195	.04
10		.185	.09			
10 1/2				.26	.22	.045
11		.195	.095			
12		.205	.095	.29	.37	.045
13		.215	.10			
14		.225	.10			
15		.235	.11			
16		.265	.115			
18		.285	.12			
20		.315	.13			

K. D. SASH ONE LIGHT, 1½ INCHES

Glass	Stiles	Ver. bar	Top Rl.	B. R.
8			\$0.12	\$0.14
12			.14	.17
13	\$0.15	\$0.07		
16			.16	.21
17		.075		
20			.18	.23
21		.095		
24			.20	.26
25		.105		
28			.22	.29
29		.115		
32			.26	.34
33		.13		
36		.135		
40			.31	.42
41		.15		
44			.36	.47
45		.17		
48			.41	.55
49		.205		
52			.49	.66
53		.52		
56			.56	.75
57		.60		
61		.64		
65		.68		
69		.72		

STORM SASH TWO-LIGHT, 1½ INCHES

Glass	Stiles	T. R.	X Rl.	B. R.	Ver. bar
12	\$0.315	\$0.14	\$0.09	\$0.25	\$0.065
14	335				.07
16	.355	.16	.11	.29	.075
18	.375				.075
20	.39	.18	.12	.34	.09
22	.41				.095
24	.44	.20	.13	.38	.105
26	.46				.105
28	.48	.22	.15	.42	.11
30	.51				.115
32	.57	.26	.17	.49	.125
34	.60				.13
36	.62	.28	.18	.54	.135
38	.66				.135
40	.705	.31	.20	.60	.15
44	.36	.22	.65		
48	.51	.26	.79		

STORM SASH FOUR LIGHT, 1½ INCHES

Glass	Stiles	T. R.	Ver. bar	X Rl.	B. R.
10				\$0.12	\$0.35
12		.21		.13	.39
14		.23		.15	.43
16	\$0.355	.27	\$0.075	.17	.49
18	.375	.29	.075	.18	.54
20	.39	.34	.09	.20	.62
22	.41		.095		
24	.44		.105		
26	.46		.105		
28	.48		.11		
30	.51		.115		
32	.57		.125		
34	.60		.13		
36	.62		.135		
38	.66		.135		
40	.705		.15		

LIST OF LINEAL MOULDED PRE-FIT SASH STOCK, 1½ INCHES

	1½" thick ¾" gl. rabt. list	1½" thick ¾" gl. rabt. list
Muntins ¾" bet. gl.	\$1.50	\$2.00
Muntins ½" bet. gl.	1.50	2.00
Mull or bar ¾" bet. gl.	2.75	3.00
Stiles or rails 1½" to gl.	3.75	4.60
Stiles or rails 1½" to gl.	4.15	5.00
Stiles or rails 2¼" to gl.	4.55	
Stiles or rails 2½" to gl.	4.95	
Rails 2¾" to gl.	5.35	6.50
Rails 3" to gl.	5.80	7.00
Rails 4½" to gl.	8.25	

WINDOW SCREENS

Two light window screens.
Pre-fit face measure:
Stiles and top rail.....
Bottom rail.....
Muntin.....

Inches

1½

12½

5½

5½

5½

5½

5½

5½

5½

5½

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ONE-LIGHT SCREENS FOR TWO-LIGHT CELLAR SASH
(Frames 1½ inches thick-pine-all "in the white" flush moulding)

Standard opening	Glass size	16-mesh galvanized	16-mesh bronze
1-8 x 1-5½	8 x 12	\$1.60	\$1.95
2-0 x 1-5½	10 x 12	1.65	2.05
1-9½	16	1.80	2.25
2-1½	20	1.90	2.50
2-4 x 1-5½	12 x 12	1.75	2.15
1-9½	16	1.85	2.40
2-1½	20	2.05	2.75
2-8 x 1-9½	14 x 16	2.00	2.65
2-1½	20	2.20	3.00

ONE LIGHT SCREENS FOR THREE AND FOUR-LIGHT
CELLAR SASH
(Frames 1½ inches thick-pine—all "in the white" flush moulding)

Standard opening	3-light glass size	16-mesh galvanized	16-mesh bronze
2-0 x 1-1½	6½ x 8	\$1.60	\$1.95
2-4 x 1-6½	8 x 12	1.75	2.15
1-9½	16	1.85	2.40
2-8 x 1-1½	9½ x 8	1.85	2.30
1-5½	12	1.90	2.40
1-9½	16	2.05	2.70
2-1½	20	2.20	3.00
3-0 x 1-8½	10½ x 12	1.95	2.45
1-9½	16	2.10	2.75
2-1½	20	2.25	3.05
3-4 x 1-8½	12 x 12	2.15	2.75
1-9½	16	2.30	3.10
2-1½	20	2.50*	3.40
2-5½	24	2.60	3.55

Standard opening	4-light glass size	16-mesh galvanized	16-mesh bronze
3-4 x 1-5½	8½ x 12	\$2.15	\$2.75
1-9½	16	2.30	3.10
3-8 x 1-5½	9½ x 12	2.35	3.05
1-9½	16	2.55	3.40
2-1½	20	2.75	3.80
4-4 x 1-5½	11½ x 12	2.55	3.80
1-9½	16	2.75	3.75
2-1½	20	2.95	4.15
2-5½	24	3.15	4.40

Specifications for—	Inches
Two light storm sash.	1½
Pre-fit face measure:	
Stiles and top rail,	12½
Bottom rail,	4½
Muntin,	½
Four light storm sash.	1½
Pre-fit face measure:	
Stiles,	12½
Top rail,	12½
Bottom rail,	4½
Muntin,	½
Vertical bar,	½

[Sec. 30 added by Am. 8, 10 F.R. 10294, effective 8-21-45; amended by Am. 14, 11 F.R. 3657, effective 4-15-46]

SEC. 31. Appendix O: Maximum prices for miscellaneous stock millwork—(a) Purpose of this appendix. From time to time authorization will be issued for special prices under section 5 of this regulation for items covered by this regulation which cannot be specifically priced under one of the other appendices. Whenever appropriate these special price authorizations will be published in this appendix.

(b) Maximum prices for combination screen and storm sash. Listed below are certain manufacturers of combination screen and storm sash and description of the products of each manufacturer for which maximum prices have been approved by the Office of Price Administration. However, the manufacturer named, and the products described in connection with each are not necessarily the only manufacturers or products for which maximum prices have been approved by the Office of Price Administration.

ANGEL NOVELTY CO., FITCHBURG, MASS.

Maximum prices on sales of combination storm sash and screens, of the following specifications, are set forth below:

Specifications: Western ponderosa pine

combination storm sash and screen units, in the white, consisting of two 1-light sash and two 1-light screens, ¾" thick, sash glazed SSB, screen wired with 16-mesh galvanized wire—all as per model submitted and specifications contained in application.

1 LIGHT

Width	Heights										
	14	16	18	20	24	26	28	30	32	34	36
12	3.62	3.84	3.94	4.02	4.19						
16		4.19	4.25	4.46	4.56						
18			4.43	4.56	4.78	4.92	4.97	5.07	5.30		
20				4.89	5.03	5.10	5.20	5.45			5.70
24					5.12	5.20	5.38	5.50	5.77		
26						5.23	5.34	5.60	5.70	5.90	
28							5.40	5.54	5.77	5.90	6.15
30								5.50	5.68	6.22	6.32
32									6.08	6.44	6.52
34										6.66	6.80
36											7.09
40											

10 cents per screen or sash may be added for applying hardware subject to jobber's service discounts or concessions as specified in Section 3 (c) of RMPR 293.

The above prices are, freight allowed, for all shipments in quantities of 12,000 pounds or more by truck to a single place or 15,000 pounds or more by rail to one or more places.

[Paragraph (b) amended by Am. 10, 10 F.R. 13449, effective 11-5-45]

[Sec. 31 added by Am. 9, 10 F.R. 11359, effective 9-10-45]

Effective date: This regulation shall become effective September 21, 1943. [Revised Maximum Price Regulation 293 originally issued September 15, 1943]

[Effective dates of amendments are shown in notes following the parts affected]

NOTE: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8754; Filed, May 23, 1946;
4:06 p. m.]

PART 1305—ADMINISTRATION

[SO 129, Amdt. 24]

SPECIFIED ELECTRICAL MACHINERY AND EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order 129 is amended in the following respects:

1. Section 12 (a) is amended by adding the following to the list of commodities thereunder:

Coils, specifically designed and fabricated for motors, generators, transformers, or any related equipment listed in section 12 of SO 129.

Distribution cutouts, as defined in the National Electric Manufacturers' Association Manual, Part IV, dated January 31, 1946, in Section 8-SG-2. This does not include items classified under section 5 ("Building Equipment and Supplies") of the National Electric Manufacturers' Association Manual.

High voltage insulators as defined in the National Electric Manufacturers' Association Manual, Part IV, dated January 31, 1946, in Section 8-HV, including only the following:

All wet process porcelain or glass low voltage pin type insulators.

All high voltage pin type insulators, including posts, clamps and other variations.

All guy strain insulators.

All spool type insulators.

All suspension insulators, including hewlets.

Outdoor switch and bus insulators of all types, including posts.

Special and apparatus insulators except those assembled with metal parts, but including tubes and wall, roof and floor bushings.

Hi-line (or suspension) hardware, including clamps and associated fittings.

Pole line hardware and line construction specialties as defined in Order 604 of RMPR 136.

Power switching equipment as defined in the National Electric Manufacturers' Association Manual, Part IV, dated January 31, 1946, in Section 8-SG-6, but not including equipment of 601 volts and lower.

2. Section 12 (f) is amended by deleting the words "repair and replacement," immediately following the word "Parts" at the beginning of the third paragraph thereof.

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8804; Filed, May 24, 1946;
11:30 a. m.]

PART 1400—TEXTILE FABRICS: COTTON, WOOL, SILK, SYNTHETIC, AND ADMIXTURES

[MPPR 478, Amdt. 14]

COATED AND COMBINED FABRICS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 7 (c) (3) of Maximum Price Regulation 478 is amended to read as follows:

(3) Alternative base price for certain fabrics. For those rubber, pyroxylin or oil coated or combined fabrics whose base period is March 1942 and which were also delivered or offered for delivery during October 1941, the manufacturer may use either the base price determined in accordance with subparagraphs (1) and (2) of this paragraph (c) or the

FEDERAL REGISTER, Saturday, May 25, 1946

base price determined in accordance with subparagraphs (1) (i), (ii) and (iii) and (2) above, excepting that the phrase "October 1941", shall be substituted for the phrase "base period", and increased by the following percentages:

	Percent
Rubber coated and combined fabrics	25
Pyroxylin coated and combined fabrics	27
Oil coated fabrics	30.5

This alternative base price shall not be applicable to coated window shade cloth.

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8800; Filed, May 24, 1946;
11:32 a. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[RMPR 324;¹ Incl. Amdts. 1-5]

EASTERN FENCE POSTS²

This compilation of Revised Maximum Price Regulation 324 includes Amendment 5, effective May 29, 1946. Table 2 in section 4a is amended by Amendment 5.

A statement of the considerations involved in the issuance of this regulation has been issued simultaneously herewith and has been filed with the Division of the Federal Register.³

§ 1426.201 Maximum prices for eastern fence posts. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and by Executive Order 9250, Revised Maximum Price Regulation No. 324, Eastern Fence Posts, which is annexed hereto and made a part hereof, is hereby issued.

ARTICLE I—SCOPE OF THE REGULATION

Sec.

1. Sales of eastern fence posts at over-ceiling prices prohibited.
2. Purpose and coverage of this regulation.

ARTICLE II—MAXIMUM PRICES AND TERMS OF SALE

3. How to figure maximum prices.
4. Definitions of terms used in this regulation.
- 4a. Tables of maximum prices.
5. Transportation addition.
6. Special specifications of listed species.
7. Treated posts.

ARTICLE III—SPECIFIC DUTIES AND PRIVILEGES AND PROHIBITED PRACTICES

8. Display of maximum prices.
9. Prohibited practices.
10. Adjustable pricing.
11. Petitions for amendment.
12. Records.
13. Enforcement.
14. Licensing.
15. Exports and imports.

AUTHORITY: § 1426.201, issued under 56 Stat. 23, 765; 57 Stat. 568; Pub. Law 883, 78th Cong.; Pub. Law 108, 79th Cong.; E.O. 9250, 7 F.R.

¹ 8 F.R. 8869.

² Title amended by Am. 3, 9 F.R. 5591, effective 5-29-44.

³ Statements of consideration are also issued simultaneously with amendments. Copies may be obtained from the Office of Price Administration.

7871; E.O. 9328, 8 F.R. 4681; E.O. 9599, 10 F.R. 10155; E.O. 9651, 10 F.R. 13487; E.O. 9697, 11 F.R. 1691.

ARTICLE I—SCOPE OF THE REGULATION

SECTION 1. *Sales of eastern fence posts at over-ceiling prices prohibited.* (a) On and after July 2, 1943, regardless of any contract or other obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any eastern fence posts covered by this regulation at prices higher than the maximum prices fixed by this regulation, and no person shall agree, offer, or attempt to do any of these things.

(b) Prices lower than the maximum prices, may, of course, be charged and paid.

SECTION 2. *Purpose and coverage of this regulation.* (a) This regulation establishes specific maximum prices for all sales of Eastern fence posts of the species listed in paragraph (c) below when produced in the limited area specified in that paragraph for each "species" and in the heading to the tables in section 4A. Species not listed and species listed in paragraph (c) but produced in any other part of the general territory covered by this regulation remain subject to the General Maximum Price Regulation⁴ except on sales by retail yards which are covered in section 3.

(b) *Territory.* "Eastern" territory covered by this regulation is defined as follows: All states east of the Mississippi River and the following area west of the Mississippi River: All of the States of Minnesota, Iowa, Nebraska, Kansas, Missouri, Arkansas, and Louisiana; all of Oklahoma except Cimarron, Texas, and Beaver Counties; and that part of Texas within or east of Hardeman, Foard, Knox, Haskell, Jones, Taylor, Runnels, Concho, Menard, Kimble, Kerr, Real, Uvalde, Zavala, Dimmit, and Webb Counties.

(c) *Species.* (1) Northern White Cedar (*Thuja occidentalis*), produced in the States of Michigan, Minnesota, Wisconsin, Connecticut, Maine, Massachusetts, New Hampshire, New York, Rhode Island, and Vermont.

(2) Yellow pine, including shortleaf pine (*Pinus echinata*), loblolly pine (*Pinus taeda*), slash pine (*Pinus caribaea*), or longleaf pine (*Pinus palustris*), and any other species commercially known as Southern yellow pine, produced at any point in Eastern territory as covered by this regulation.

(3) Arkansas red cedar (*Juniperus virginiana*) produced in Arkansas, Louisiana, Oklahoma, and Missouri.

(4) Tennessee Red Cedar (*Juniperus virginiana*) produced in Tennessee, Alabama, Kentucky, Virginia, Georgia, North Carolina, South Carolina, West Virginia, Indiana, Ohio and Mississippi.

(5) Texas mountain cedar (*Juniperus mexicana* and *Juniperus pinchotii*) produced in Texas and Oklahoma.

(6) Black locust (*Robinia pseudoacacia*) produced in Arkansas.

(7) All species of oak (*Quercus*) produced in Arkansas.

(8) Tamarack (*Larix laricina*) produced in the States of Michigan, Minnesota and Wisconsin.

⁴ 9 F.R. 1385, 5169, 6106, 8150, 10193, 11274.

(d) The term "fence posts" as used in this regulation includes fence posts and stakes, round or split, peeled or unpeeled, treated or untreated.

(e) All posts priced in this regulation must be of sound live timber free of decay, splits, large or numerous knots or knot holes, etc., that would impair strength or durability, except other grades specifically priced in the tables of section 4a.

[Sec. 2 amended by Am. 1, 8 F.R. 10436, effective 7-30-43; Am. 2, 9 F.R. 1322, effective 2-5-44; Am. 3, 9 F.R. 5591, effective 5-29-44 and Am. 4, 11 F.R. 5162, effective 5-14-45]

ARTICLE II—MAXIMUM PRICES AND TERMS OF SALE

SEC. 3. *How to figure maximum prices.*

(a) The maximum prices for posts of the listed species for all sales except distributor and retail sales and sales to industrial users, are shown in the tables in section 4a.

(b) *Maximum prices for distributor sales to retailers.* On sales by a distributor of less than carload quantities to a retailer the maximum prices for untreated posts shown in section 4a may be increased 15 percent.

NOTE: Retailers buying posts under this provision and reselling to consumers are limited to resale prices determined according to paragraph (c) below.

(c) *Maximum prices for retail sales.* The maximum prices for retail sales of eastern fence posts, treated or untreated, shall be determined as follows:

(1) *Listed species; untreated or treated by nonpressure methods.* (i) The maximum price from section 4a for the same size and species of post, plus

(ii) An addition for inbound freight computed by multiplying the appropriate estimated weight given in section 4a by the carload freight rate from the basing point given for that species which produces the lowest rate to the seller's yard, plus

(iii) Where the total of (i) and (ii) equals or exceeds \$10.00 per retail sale, a mark-up to such total of 25 percent for Yellow Pine posts and of 33 1/3 percent for other species; but, where the total of (i) and (ii) is less than \$10.00 per sale, a mark-up of 50 percent of Yellow Pine posts and of 60 percent for other species.

(2) *Listed species; pressure treated.*

(i) The maximum price from section 4a for the same size and species of post, plus

(ii) The appropriate addition for pressure treatment shown in Maximum Price Regulation 491, Section 19 (c), Table 3,⁵ plus

⁵ For convenience, this schedule of additions for pressure treatment is shown herein, as follows:

Diameter at small end	Length	MPR 491 addition for pres- sure treat- ment
2 1/2" round	6	\$0.11
3" round	6	.15
3 1/2" round	6	.20
4" round	6	.25
4 1/2" round	6	.30
5" round	6	.415
6" round	6	.575
2 1/2" round	6 1/4	.12

(iii) An addition for freight computed by multiplying the appropriate estimated weight given in section 4a by the carload freight rate from the basing point given for that species which produces the lowest rate to the seller's yard, plus

(iv) Where the total of (i), (ii) and (iii) equals or exceeds \$10.00 per retail sale, a mark-up to such total of 25 percent; but, where the total of (i), (ii) and (iii) is less than \$10.00 per sale, a mark-up of 50 percent.

(3) *Species not listed; treated or untreated.* (i) The General Maximum Price Regulation price of the supplier from whom the posts are bought, plus

* Continued.

Diameter at small end	Length	MPR 491 addition for pres- sure treat- ment
3" round	6 $\frac{1}{2}$	\$0.165
3 $\frac{1}{2}$ " round	6 $\frac{1}{2}$.215
4" round	6 $\frac{1}{2}$.27
4 $\frac{1}{2}$ " round	6 $\frac{1}{2}$.325
5" round	6 $\frac{1}{2}$.45
6" round	6 $\frac{1}{2}$.62
2 $\frac{1}{2}$ " round	7	.13
3" round	7	.175
3 $\frac{1}{2}$ " round	7	.235
4" round	7	.29
4 $\frac{1}{2}$ " round	7	.35
5" round	7	.485
6" round	7	.67
2 $\frac{1}{2}$ " round	8	.15
3" round	8	.205
3 $\frac{1}{2}$ " round	8	.265
4" round	8	.33
4 $\frac{1}{2}$ " round	8	.45
5" round	8	.55
6" round	8	.705
7" round	8	1.05
8" round	8	1.35
7" round	9	1.20
8" round	9	1.50
3" round	10	.28
3 $\frac{1}{2}$ " round	10	.35
4" round	10	.48
4 $\frac{1}{2}$ " round	10	.56
5" round	10	.77
6" round	10	1.00
7" round	10	1.35
8" round	10	1.70
3" round	12	.35
3 $\frac{1}{2}$ " round	12	.42
4" round	12	.575
4 $\frac{1}{2}$ " round	12	.68
5" round	12	.945
6" round	12	1.20
3" round	14	.40
3 $\frac{1}{2}$ " round	14	.49
4" round	14	.67
4 $\frac{1}{2}$ " round	14	.80
5" round	14	1.02
6" round	14	1.40
4" halves	6	.13
4 $\frac{1}{2}$ " halves	6	.165
5" halves	6	.195
5 $\frac{1}{2}$ " halves	6	.235
6" halves	6	.30
4" halves	6 $\frac{1}{2}$.14
4 $\frac{1}{2}$ " halves	6 $\frac{1}{2}$.175
5" halves	6 $\frac{1}{2}$.21
5 $\frac{1}{2}$ " halves	6 $\frac{1}{2}$.255
6" halves	6 $\frac{1}{2}$.325
4" halves	7	.15
4 $\frac{1}{2}$ " halves	7	.19
5" halves	7	.23
5 $\frac{1}{2}$ " halves	7	.275
6" halves	7	.35
4" halves	8	.175
4 $\frac{1}{2}$ " halves	8	.22
5" halves	8	.265
5 $\frac{1}{2}$ " halves	8	.31
6" halves	8	.40
7" face quarters	6 $\frac{1}{2}$.21
8" face quarters	6 $\frac{1}{2}$.29
7" face quarters	7	.23
8" face quarters	7	.33

Note: These treating additions are per piece and include preservative required to obtain a final retention of six pounds per cubic foot with grade one creosote oil. On any other specification of treatment the original seller must have secured approval of an addition under Section 8 of Maximum Price Regulation 491. The addition so authorized for his supplier must be used by the retailer in figuring the maximum price. If this cannot be ascertained, the retailer must apply for approval of an addition according to Section 6 of Revised Maximum Price Regulation 324.

(ii) Actual transportation costs from the supplier's shipping point to the retail or wholesale yard, plus

(iii) Where the total of (i) and (ii) equals or exceeds \$10.00 per retail sale, a mark-up to such total of 33 $\frac{1}{3}$ percent; but, where the total of (i) and (ii) is less than \$10.00 per sale, a mark-up of 60 percent.

(4) *Delivery charges.* The maximum prices for retail sales established under this paragraph (c) include free delivery within the mileage limits and to those classes of customers to whom free delivery was extended in March 1942. On retail sales to those classes of customers to whom free delivery was not included in March 1942, an additional charge for delivery may be made, according to (i) or (ii) below.

(i) *Private truck.* When delivery is by truck owned or controlled by the seller, the amount added for delivery may not be more than the actual cost to the seller of delivery by truck. This "actual cost" may not be higher than the over-all average trucking cost for a similar delivery arrived at as of the 12-month period ending December 31, 1942.

(ii) *Common or contract carrier.* When delivery is made by common or contract carrier only the actual amount paid to the carrier for transportation of the eastern fence posts may be added.

(d) *Maximum prices for sales to industrial users.* The maximum prices for sales of eastern fence posts to an industrial user shall be determined as follows:

(1) *Listed species; untreated or treated by nonpressure methods.* (i) The maximum price from section 4a, plus

(ii) An addition for freight computed by multiplying the appropriate estimated weight given in section 4a by the carload freight rate from the basing point given for that species which is nearest the seller's shipping point, plus

(iii) A mark-up of 15 percent to the total of (i) and (ii).

(2) *Listed species; pressure treated.*

(i) The maximum price from section 4a for the same size and species of post, plus

(ii) The appropriate additions for pressure treatment shown in Maximum Price Regulation 491, section 19 (c), Table 3,

(iii) An addition for freight computed by multiplying the appropriate estimated weight given in section 4a by the carload freight rate from the basing point given for that species which is nearest the seller's shipping point.

(3) *Species not listed; treated or untreated.* The seller's General Maximum Price Regulation price including delivery to destination shall apply.

(e) *Sales by distributors or retailers of posts priced in Maximum Price Regulation 536.* The price and basing point to be used in computing prices under paragraphs (b) and (c) above for all species priced in Maximum Price Regulation 536 are set forth in section 4 of that regulation.

[Sec. 3 amended by Am. 2, 9 F.R. 1322, effective 2-5-44; Am. 3, 9 F.R. 5591, effective 5-29-44 and Am. 4, 11 F.R. 5162, effective 5-14-46]

* 9 F.R. 5592, 11113.

SEC. 4. *Definitions of terms used in this regulation—(1) Normal production area.* A normal production area for any species is any area in which posts of that species may be obtained in quantity by truck haul of less than 60 miles from the producing mill.

(2) *Retail sale.* A retail sale is a sale by a retail or wholesale lumber yard or other retail business made to an ultimate consumer out of the regular yard stock. The retail seller must regularly maintain a stock of other merchandise in addition to fence posts, sell generally for local delivery by truck; and his yard must be located on its particular site in order to be near a consuming area.

(3) *Distributor's sale.* A distributor's sale is a sale to retail sellers in less than carload quantities made out of the regular stock of a yard located outside of the normal production area at which yard a stock of fence posts and other merchandise is maintained, and the posts are sorted, graded and assembled for resale or distribution to retail sellers as defined in subparagraph (2). Such distributor's yard must be located on its particular site in order to be near a consuming area and the distributor must generally purchase posts in carload shipments and generally resell them in less than carload quantities. If a distributor makes a sale in carload quantities, he uses the table prices set forth in section 4a.

(4) *Industrial users.* Industrial users for the purpose of this regulation are federal, state, and municipal governments, industrial plants, and transportation systems, which use eastern fence posts for the protection and maintenance of their properties.

[Sec. 4 added and former sec. 4 redesignated as 4a by Am. 4, 11 F.R. 5162, effective 5-14-46]

SEC. 4a. *Table of maximum prices.* Maximum prices on sales to retailers and other nonconsumers are set out in the tables below, for the listed species. The prices in the tables are f. o. b. cars at concentration yard or other loading-out point in the producing area. (If a delivered price is to be quoted, see section 5 for the permitted transportation addition.)

[Above paragraph amended by Am. 1, 8 F.R. 10436, effective 7-30-43 and Am. 4, 11 F.R. 5162, effective 5-14-46]

TABLE 1—NORTHERN WHITE CEDAR

Species: Peeled White Cedar (*Thuja occidentalis*) produced in Michigan, Minnesota, and Wisconsin.
Basing points: Gemmell, Minn.; Rexton, Mich.; Rhinelander, Wis.

[F. o. b. loading-out point]

Diameter at small end (except on quarters which are measured by width of flat side)	Length in feet	Price each post	Esti- mated weights (lbs. per post)
7" to 9" quarters	7	\$0.16	17
Over 9" to 10" quarters	7	.20	22
5" halves	7	.19	17
6" halves	7	.21	22
7" halves	7	.23	30
5" halves	8	.24	22
6" halves	8	.28	27
7" halves	8	.31	37
5" halves	10	.44	27
6" halves	10	.55	37
4" round	6	.21	14
5" round	6	.23	25
6" round	6	.25	40

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TABLE 1—NORTHERN WHITE CEDAR
[F. o. b. loading-out point]

Diameter at small end (except on quarters which are measured by width of flat side)	Length	Price each post	Estimated weights (lbs. per post)
2" round	7	\$0.12	10
3" round	7	.19	17
4" round	7	.27	24
5" round	7	.30	35
6" round	7	.33	50
7" round	7	.39	65
8" round	7	.55	75
3" round	8	.21	28
4" round	8	.28	35
5" round	8	.35	45
6" round	8	.44	60
7" round	8	.55	75
8" round	8	.80	90
6" round	9	.55	68
4" round	10	.52	45
5" round	10	.67	55
6" round	10	.75	75
7" round	10	1.00	90
8" round	10	1.44	125
4" round	12	.67	55
5" round	12	.78	75
6" round	12	.89	90
7" round	12	1.55	110
8" round	12	2.16	135
4" round	14	.83	70
5" round	14	1.00	85
6" round	14	1.33	110

(1) *Additions for selected stock.* All diameters, eight feet long, turning stock posts, add \$0.10 each. All diameters, ten feet long, turning stock posts, add \$0.20 each.

(2) For unpeeled posts deduct $\frac{1}{2}$ cent per lineal foot.

[Table 1 amended by Am. 4]

TABLE 2—YELLOW PINE

Species: Shortleaf pine (*Pinus echinata*), Loblolly pine (*Pinus taeda*), Slash pine (*Pinus caribaea*), Longleaf pine (*Pinus palustris*), and any other species commercially known as yellow pine produced at any point in the United States.

Basing points: Brewton, Alabama, when produced east of the Mississippi River; Shreveport, Louisiana, when produced west of the Mississippi River.

Yellow Pine Posts Untreated, Clean Peeled

[F.O.B. loading-out point]

Diameter at small end	Length	Price each post	Estimated weights (lbs. per post)
2½" Round	6'	\$0.10	12
3" Round	6'	.125	16
3½" Round	6'	.13	22
4" Round	6'	.14	27
4½" Round	6'	.15	33
5" Round	6'	.155	47
6" Round	6'	.17	65
2½" Round	6½"	.11	13
3" Round	6½"	.13	18
3½" Round	6½"	.14	23
4" Round	6½"	.15	29
4½" Round	6½"	.17	36
5" Round	6½"	.175	51
6" Round	6½"	.19	70
2½" Round	7'	.115	14
3" Round	7'	.14	19
3½" Round	7'	.145	25
4" Round	7'	.16	32
4½" Round	7'	.18	39
5" Round	7'	.18	54
6" Round	7'	.23	75
7" Round	7'	.25	105
2½" Round	8'	.13	15
3" Round	8'	.16	23
3½" Round	8'	.175	31
4" Round	8'	.185	36
4½" Round	8'	.205	50
5" Round	8'	.215	62
6" Round	8'	.29	90
7" Round	8'	.54	119
8" Round	8'	.60	151
6" Round	9'	.37	100
7" Round	9'	.60	133
8" Round	9'	.73	169
9" Round	9'	.865	210
2½" Round	10'	.17	19
3" Round	10'	.18	32
3½" Round	10'	.21	39
4" Round	10'	.26	53
4½" Round	10'	.275	63
5" Round	10'	.29	83
6" Round	10'	.445	113

TABLE 2—YELLOW PINE—continued

Diameter at small end	Length	Price each post	Estimated weights (lbs. per post)
7" Round	10'	\$0.72	151
8" Round	10'	.84	189
9" Round	10'	.96	234
2½" Round	12'	.19	24
3" Round	12'	.215	40
3½" Round	12'	.26	47
4" Round	12'	.305	63
4½" Round	12'	.325	77
5" Round	12'	.37	99
6" Round	12'	.565	135
2½" Round	14'	.23	28
3" Round	14'	.275	45
3½" Round	14'	.305	55
4" Round	14'	.355	74
4½" Round	14'	.395	88
5" Round	14'	.47	115
6" Round	14'	.685	160
4" Halves	6'	.09	15
4½" Halves	6'	.10	18
5" Halves	6'	.11	22
5½" Halves	6'	.12	27
6" Halves	6'	.125	36
4" Halves	6½"	.10	16
4½" Halves	6½"	.115	20
5" Halves	6½"	.115	24
5½" Halves	6½"	.145	36
6" Halves	8'	.17	45
7" Face Quarters	6'	.08	22
8" Face Quarters	6'	.095	31
7" Face Quarters	6½"	.085	24
8" Face Quarters	6½"	.11	33
7" Face Quarters	7'	.09	26
8" Face Quarters	7'	.12	37
7" Face Quarters	8'	.10	30
8" Face Quarters	8'	.15	44

1. On all sales to an intervening seller except one selling to the consumer the maximum prices shown in this Table 2 must be reduced by at least 10 percent.

[Table 2 amended by Am. 5, effective 5-29-46]

TABLE 3—ARKANSAS RED CEDAR

Species: Red Cedar (*Juniperus virginiana*) produced in Arkansas, Louisiana, Oklahoma, and Missouri.

[Above item amended by Am. 1, 8 F.R. 10436, effective 7-30-43]

Basing point: Flippin, Arkansas.

[F. o. b. loading-out point]

TABLE 3—ARKANSAS RED CEDAR—continued

Diameter at small end (except on quarters which are measured by width of flat side)	Length	Price each post	Estimated weights (lbs. per post)
2" round	6½"	\$0.08	11.5
2½" round	6½"	.12	17.5
3" round	6½"	.14	23
4" round	6½"	.23	35
5" round	6½"	.29	46
2" round	7	.085	14
2½" round	7	.13	19.5
3" round	7	.155	25
4" round	7	.25	38
5" round	7	.39	52
6" round	7	.67	75
3" round	8	.20	30
4" round	8	.33	44
5" round	8	.46	57
6" round	8	.74	86
7" round	8	1.24	126
8" round	8	1.57	172
6" round	9	.98	101
7" round	9	1.42	150
8" round	9	1.84	184
7" round	10	2.50	196
4" round	12	.53	69
5" round	12	.90	98
6" round	12	1.28	144
4" round	14	.67	92
5" round	14	1.13	121
6" round	14	1.57	173
3" to 3½" slabbed one side	6½"	.19	23
3½" to 5" slabbed one side	6½"	.25	30
3" to 3½" slabbed one side	7	.20	25
3½" to 5" slabbed one side	7	.26	37
3½" to 5" slabbed one side	8	.31	46
5" face sawn or split halves	6½"	.19	21
6" face sawn or split halves	6½"	.26	35
7" face sawn or split halves	6½"	.40	45
5" face sawn or split halves	7	.20	23
6" face sawn or split halves	7	.27	28
7" face sawn or split halves	7	.44	42

[F. o. b. loading-out point]

TABLE 4—TENNESSEE RED CEDAR—continued

Diameter at small end (except on quarters which are measured by width of flat side)	Length	Price each post	Estimated weights (lbs. per post)
6" face sawn or split halves.	Feet	\$0.37	44
7" face sawn or split halves.		.52	57.5
3" to 3½" axe hewn four sides.	6½	.22	21
3½" to 4" axe hewn four sides.	6½	.26	25
4" to 5" axe hewn four sides.	6½	.27	35
5" to 6" axe hewn four sides.	7	.23	24
3½" to 4" axe hewn four sides.	7	.27	29
4" to 5" axe hewn four sides.	7	.30	37
5" to 6" axe hewn four sides.	7	.54	52
3" to 3½" axe hewn four sides.	7½	.24	26
3" to 3½" axe hewn four sides.	8	.28	29
3½" to 4" axe hewn four sides.	8	.28	35
4" to 5" axe hewn four sides.	8	.48	41
5" to 6" axe hewn four sides.	8	.62	58
6" to 7" axe hewn four sides.	8	1.29	96
7" to 8" axe hewn four sides.	8	1.80	115
8" to 9" axe hewn four sides.	8	2.33	138
5" to 6" axe hewn four sides.	9	.79	69
6" to 7" axe hewn four sides.	9	1.47	92
7" to 8" axe hewn four sides.	9	1.86	127
8" to 9" axe hewn four sides.	9	2.51	161
3½" to 4" axe hewn four sides.	10	.56	46
4" to 5" axe hewn four sides.	10	.67	58
5" to 6" axe hewn four sides.	10	.89	86
6" to 7" axe hewn four sides.	10	1.62	109
7" to 8" axe hewn four sides.	10	2.08	138
8" to 9" axe hewn four sides.	10	2.65	196

NOTE: Material may be sold under this table as a "fence post" only if it is not greater than eight inches in diameter nor longer than 14 feet and for actual end use as support for fencing. "Diameter" refers to the diameter measured under the bark.

[Note added by Am. 4, 11 F.R. 5162, effective 5-14-46]

[Table 4 amended by Am. 1, 8 F.R. 10436, effective 7-30-43 and Am. 2, 9 F.R. 1322, effective 2-5-44]

TABLE 5—ARKANSAS LOCUST

Species: Black Locust (*Robinia pseudoacacia*) produced in Arkansas.
Basing point: Flippin, Arkansas.

[F. o. b. loading-out point]

Diameter at small end (except on quarters which are measured by width of flat side)	Length	Price each post	Estimated weights (lbs. per post)
2" Round.	4'	\$0.085	10
2" Round.	6½'	.12	15
2½" Round.	6½'	.16	22
3" Round.	6½'	.19	30
3½" Round.	6½'	.23	36
4" Round.	6½'	.26	40
3" Round.	8'	.30	35
4" Round.	8'	.385	54
5" Round.	8'	.70	72
6" Round.	8'	.98	105
4" Round.	10'	.715	66
4" Round.	12'	1.02	88
# Split, Over 7" up to 9", Incl. Cir.	6½'	.1125	15
#2 Split, Over 9" up to 11", Incl. Cir.	6½'	.15	18
#1 Split, Over 11" up to 13", Incl. Cir.	6½'	.18	26
Extra Split, Over 13" up to 15", Incl. Cir.	6½'	.21	32
Double Extra Split, Over 15" up to 18", Incl. Cir.	6½'	.245	38

TABLE 6—OZARK OAK

Species: Red, White and Chinquapin oak (<i>Quercus</i>) produced in Arkansas. Basing point: Flippin, Arkansas.			
[F. o. b. loading-out point]			
Diameter at small end (except on quarters which are measured by width of flat side)			
Length	Price each post	Estimated weights (lbs. per post)	
4" Round red and white oak posts.	8'	\$0.25	62
5" Round red and white oak posts.	8'	.46	88
6" Round red and white oak posts.	8'	.55	128
4" Round red and white oak posts.	10'	.44	75
4" Round red and white oak posts.	12'	.48	104
#3 Split or 2" round Chinquapin oak.	6½'	.085	17
#2 Split or 2½" round Chinquapin oak.	6½'	.105	26
#1 Split or 3" round Chinquapin oak.	6½'	.13	34
Extra #1 Split or 3½" round Chinquapin oak.	6½'	.15	43
#3 Split red and white oak posts.	4'	.06	10
#3 Split red and white oak posts.	6½'	.075	17
#2 Split red and white oak posts.	6½'	.095	21
#1 Split red and white oak posts.	6½'	.105	31
Extra #1 Split red and white oak posts.	6½'	.115	47
Double Extra #1 Split red and white oak posts.	6½'	.125	61

TABLE 8—TAMARACK

Species: Unpeeled Tamarack (<i>Larix laricina</i>) produced in Michigan, Minnesota and Wisconsin. Basing points: Gemmell Minn.; Rexton, Mich.; Rhinelander, Wis.			
[F. o. b. Loading-out point]			
Diameter at small end	Length in feet	Price each post	Estimated weights (lbs. per post)
4" round.	6	\$0.17	20
5" round.	6	.19	37
6" round.	6	.21	58
2" round.	7	.09	15
3" round.	7	.13	25
4" round.	7	.22	35
5" round.	7	.25	51
6" round.	7	.29	73
7" round.	7	.34	96
8" round.	7	.49	110
3" round.	8	.14	40
4" round.	8	.24	51
5" round.	8	.31	61
6" round.	8	.40	88
7" round.	8	.49	110
8" round.	8	.53	131
4" round.	10	.44	66
5" round.	10	.50	80
6" round.	10	.61	110
7" round.	10	.78	131

[Table 8 added by Am. 3, 9 F.R. 5591, effective 5-29-44 and amended by Am. 4, 11 F.R. 5162, effective 5-14-46. Former table 8 deleted by Am. 3.]

TABLE 9—NORTHERN WHITE CEDAR—NEW ENGLAND

Species: Northern White Cedar (*Thuja occidentalis*) produced in New York, Vermont, New Hampshire, Massachusetts, Connecticut, Rhode Island, and Maine.
Basing point: Dover—Foxcroft, Maine.

Species: Cedar (<i>Juniperus mexicana</i> and <i>Juniperus pinchotii</i>). Basing point: Marble Falls, Texas.			
[F. o. b. loading-out point]			
Diameter at small end (except on quarters which are measured by width of flat side)	Length	Price each post	Estimated weights (lbs. per post)
2" #2 Round or Wire Posts.	6½'	\$0.055	12.5
2½" #2 Round or Wire Posts.	6½'	.07	18
3" #2 Round or Wire Posts.	6½'	.09	25
3½" #2 Round or Wire Posts.	6½'	.13	30
4" #2 Round or Wire Posts.	6½'	.16	40
5" #2 Round or Wire Posts.	6½'	.19	50
6" #2 Round or Wire Posts.	6½'	.20	60
2" #1 Round or Yard Posts.	6½'	.07	12.5
2½" #1 Round or Yard Posts.	6½'	.08	18
3" #1 Round or Yard Posts.	6½'	.11	25
3½" #1 Round or Yard Posts.	6½'	.155	30
4" #1 Round or Yard Posts.	6½'	.18	40
5" #1 Round or Yard Posts.	6½'	.21	50
6" #1 Round or Yard Posts.	6½'	.24	60
3" #1 Round or Corral Posts.	7'	.15	30
3½" #1 Round or Corral Posts.	7'	.185	40
4" #1 Round or Corral Posts.	7'	.21	45
5" #1 Round or Corral Posts.	7'	.24	55
6" #1 Round or Corral Posts.	7'	.265	65
3" #1 Round or Corral Posts.	8'	.185	40
3½" #1 Round or Corral Posts.	8'	.23	45
4" #1 Round or Corral Posts.	8'	.28	50
5" #1 Round or Corral Posts.	8'	.34	65
6" #1 Round or Corral Posts.	8'	.42	80
7" to 9" Incl. #1 Round or Corral Posts.	8'	.72	150
10" to 12" Incl. #1 Round or Corral Posts.	8'	.85	200
4" #1 Round or Corral Posts.	10'	.40	75
5" #1 Round or Corral Posts.	10'	.51	95
6" #1 Round or Corral Posts.	10'	.60	110
7" to 9" Incl. #1 Round or Corral Posts.	10'	.95	165
10" to 12" Incl. #1 Round or Corral Posts.	10'	1.45	225
4" #1 Round or Corral Posts.	12'	.60	90
5" #1 Round or Corral Posts.	12'	.75	110
6" #1 Round or Corral Posts.	12'	.85	130
7" to 9" Incl. #1 Round or Corral Posts.	12'	1.10	175
4" #1 Round or Corral Posts.	14'	.85	120
5" #1 Round or Corral Posts.	14'	1.00	150
6" #1 Round or Corral Posts.	14'	1.30	180
7" to 9" Incl. #1 Round or Corral Posts.	14'	1.75	225

[Table 9 added by Am. 2, 9 F.R. 1322, effective 2-5-44 and amended by Am. 4, 11 F.R. 5162, effective 5-14-46]

[Tables 10 and 11, formerly 9 and 10, redesignated by Am. 2; revoked by Am. 3, 9 F.R. 5591, effective 5-29-44]

SEC. 5. Transportation addition. (a) Except as specially provided in section 3 (c), covering retail-yard sales, addi-

tions for transportation shall be computed from the applicable basing point specified in the heading of the appropriate price table. In the case of Northern white cedar (Table 1) and yellow pine (Table 2), where more than one basing point is given, the applicable basing point is the one nearest the shipper's actual loading-out point.

[Paragraph (a) amended by Am. 3, 9 F.R. 5591, effective 5-29-44]

(b) When the estimated weights in the tables of section 4a are used, the weight times the carload railroad freight rate from the applicable basing point to the actual destination is the maximum permissible addition, even if the estimated weights are higher than the actual weights.

(c) When estimated weights are not used, the maximum addition for transportation is the actual weight times the carload railroad freight rate from the applicable basing point to destination.

[Sec. 5 amended by Am. 2, 9 F.R. 1322, effective 2-5-44]

SEC. 6. Special specifications of listed species. Sizes, grades, or specifications of Eastern fence posts of the species and from the areas given in the headings of the tables, but not specifically priced above, are nevertheless subject to this regulation. Maximum prices for such posts shall be determined as follows:

(a) The maximum price shall bear the October 1941 relationship between the special item to be priced and the most similar size or grade on which a specific maximum price is established in the tables. This relation should be determined as it existed in October 1941 or in the first month before that in which sales of both items were made, and the price difference between the two items should be added to or subtracted from the maximum price in the price tables for the comparable item.

This tentative maximum price shall be submitted to the Lumber Branch, Office of Price Administration, Washington, D. C., within 10 days of the use of the price, together with copies of the invoices of the sales which were used to determine it. If, within 30 days after receipt of the request for approval, the Office of Price Administration does not act on it, the price shall be considered approved and shall thereafter be the maximum price of that item for that seller. Pending approval or action by the Office of Price Administration, the seller may deliver the item and receive payment for it, subject to the condition that a refund will be made if the price is in excess of that finally approved by the Office of Price Administration.

(b) For any size, grade, or specification which cannot be priced under paragraph (a) of this section, the maximum price shall be the price established by the Lumber Branch, Office of Price Administration, Washington, D. C., after full facts have been submitted in support of any request for the establishment of a maximum price. This maximum price may be established by a letter or telegram.

SEC. 7. Treated posts. Pressure-type preservative treatment additions are

established by Maximum Price Regulation 491, § 19 (c), Table 3. On sales of posts of the listed species which are treated by methods other than pressure process, an addition may be made to the maximum prices contained in section 4a, figured according to section 6 of this regulation. Posts of unlisted species, treated by any method, remain under the GMPR, except as covered in section 3 for retail-yard sales.

[Sec. 7 amended by Am. 2, 9 F.R. 1322, effective 2-5-44]

ARTICLE III—SPECIFIC DUTIES AND PRIVILEGES AND PROHIBITED PRACTICES

SEC. 8. Display of maximum prices. Any person selling Eastern fence posts at retail shall display in a manner plainly visible to and understandable by the purchasing public the maximum prices permitted under this regulation. The display shall be headed "Ceiling Prices" and shall list the prices by diameter and length.

[Sec. 8 amended by Am. 2, 9 F.R. 1322, effective 2-5-44]

SEC. 9. Prohibited practices—(a) General practices. Any practice which gets the effect of a higher-than-ceiling price without actually raising the price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings and the like.

(b) **Specific practices.** (1) The practice of breaking up a retail order which would normally be a single order into a series of smaller orders to secure the additional mark-up allowed for small quantity sales of less than \$10.00 is specifically prohibited.

(2) Breaking up a carload quantity into less than carload quantities to secure the distributor's mark-up of 15 percent is prohibited.

(3) It is a direct violation to buy or sell material as eastern fence posts under and according to the provisions of Table 4 of section 4a of this regulation for use as saw logs or for any other purpose than as support for fencing.

(4) Sellers must maintain cash discounts and credit terms no less favorable to buyers than the cash discounts and credit terms they allowed on October 1, 1941; except that a discount need not be larger than 2 percent.

[Sec. 9 amended by Am. 1, 8 F.R. 10436, effective 7-30-43; Am. 2, 9 F.R. 1322, effective 2-5-44; and Am. 4, 11 F.R. 5162, effective 5-14-46]

SEC. 10. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of shipment; but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after shipment. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization

is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration having authority to act upon the pending request for a change in price or to give the authorization.

The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

[Sec. 10 amended by Supplementary Order 50, 8 F.R. 10568, effective 7-27-43]

SEC. 11. Petitions for amendment. Any person seeking an amendment of any provision of this regulation may file a petition for amendment in accordance with the provisions of Revised Procedural Regulation No. 1,¹ issued by the Office of Price Administration.

SEC. 12. Records. Any person, other than a consumer, who buys or sells 200 or more Eastern fence posts in any one month, must keep for a period of two years records of items sold, names and addresses of buyers, date of sale, and price.

SEC. 13. Enforcement. Persons violating any provision of this regulation are subject to the criminal penalties, civil enforcement actions, suits for treble damages, and proceedings for revocation of licenses provided for by the Emergency Price Control Act of 1942, as amended.

SEC. 14. Licensing. The provisions of Licensing Order No. 1,² licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation or schedule. A seller's license may be suspended for violations of the license or of one or more applicable price schedules or regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

[Sec. 14 amended by Supplementary Order 72, 8 F.R. 13244, effective 10-1-43]

SEC. 15. Exports and imports. (a) The maximum price for export sales of all fence posts is governed by the Second Revised Maximum Export Price Regulation.³

(b) The basic maximum price for imported fence posts of the listed species is the maximum price shown for the particular species in section 4a. This basic maximum price applies f. o. b. cars at the port of entry, and must be used for computation of maximum resale prices under section 3. Transportation additions permitted by section 5 or section 3 must be computed from the basing point shown for the particular species in section 4a. If more than one basing point is

¹ 9 F.R. 10476, 13715; 10 F.R. 11295.

² 8 F.R. 13240.

³ 8 F.R. 4132, 5987, 7662, 9998, 15193; 9 F.R. 1036, 5435, 5923, 7201, 9834, 11273, 12919, 14346; 10 F.R. 863, 923, 2432, 6590, 8746, 8611, 9586, 10029.

shown, the one nearest the port of entry must be used.

The maximum price for sales of imported fence posts of unlisted species is governed by the Maximum Import Price Regulation.¹⁰

[Sec. 15 added by Am. 3, 9 F.R. 5591, effective 5-29-44.]

Effective date. This regulation shall become effective July 2, 1943. [RMPR 324 originally issued June 26, 1943]

[Effective dates of amendments are shown in notes following the parts affected]

Note: All reporting and record-keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8795; Filed, May 24, 1946;
11:31 a. m.]

PART 1380—HOUSE AND SERVICE MACHINE INDUSTRY

[MPR 598, Amdt. 12]

POSTWAR HOUSEHOLD MECHANICAL REFRIGERATORS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 598 is amended in the following respect:

Section 15(a) is amended to read as follows:

(a) *Prices set forth in section 24, Appendix A.* Unless an order issued under paragraph (b) of this section specifies otherwise, a dealer's ceiling prices for sales of a particular model of refrigerator sold by the manufacturer after April 17, 1946, at prices adjusted under section 5(b) is the sum rounded to the nearest twenty-five cents, of the applicable price set forth in Appendix A and either

(1) The dollar-and-cent amount of the increase allowed the manufacturer by section 5(b) in his ceiling price for sales of the same model to distributors (including the resulting increase in the Federal excise tax) if he sells the model to distributors, or

(2) The dollar-and-cent amount of the increase allowed the manufacturer by section 5(b) in his ceiling price for sales of the same model to dealers (including the resulting increase in the Federal excise tax) if he sells the model only directly to dealers.

A dealer's ceiling price for sales of a particular model of refrigerator sold by the manufacturer prior to April 18, 1946, is the applicable price set forth in section 24, Appendix A.

Ceiling prices will be established for dealers' sales of models not listed in Appendix A or covered by an order under paragraph (b) of this section by amendment to Appendix A. Ceiling prices so established will be fixed in line with the

level of retail ceiling prices established under this regulation. No refrigerator may be sold at retail unless a retail ceiling price has been established for its sale in accordance with this section.

This amendment shall become effective on the 29th day of May 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8803; Filed, May 24, 1946;
11:33 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,¹ Amdt. 180]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of the amendment has been issued and filed with the Division of the Federal Register.

In section 15, Appendix I is amended in the following respects:

1. In table 1, column 5, 6 and 7 are amended to read as follows:

Col. 1	Column 5	Column 6	Column 7
Item No.	Maximum price f. o. b., shipping point in California and Arizona	Maximum prices for sales delivered to any wholesale receiving point in any quantity.	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer. ¹
1	\$4.15	(Col. 5 price plus freight ² (including 3% transportation tax ³) from Phoenix, Arizona, for all wholesale receiving points in the states of Oregon, Washington, Montana, Nevada, Idaho and Utah; and Los Angeles, California for wholesale receiving points in all other states; plus protective services.)	Col. 6 price plus 75 cents.
2	\$4.60	Maximum price above (Item 1) divided by 77.	Col. 6 price plus 75 cents.
3	5.4 cents per pound..	Maximum price above (Item 2) divided by 77.	Col. 6 price plus 1 cent per pound.
4	6.0 cents per pound..	Maximum price per pound above (Item 3) minus 1 cent.	Col. 6 price plus 1 cent per pound.
5	4.4 cents per pound..	Maximum price per pound above (Item 4) minus 1 cent.	Col. 6 price plus 1 cent per pound.
6	5.0 cents per pound..	Maximum price per pound above (Item 5) minus 1 cent.	Col. 6 price plus 1 cent per pound.
7	\$4.15	\$4.37	\$5.12.
8	\$4.60	\$4.87	\$5.62.
9	\$3.10	\$3.27	\$3.82.
10	\$3.46	\$3.67	\$4.22.
11	5.2 cents per pound..	5.5 cents per pound.	6.5 cents per pound.
12	5.8 cents per pound..	6.1 cents per pound.	7.1 cents per pound. ²
13	4.4 cents per pound..	4.7 cents per pound.	5.7 cents per pound.
14	5.0 cents per pound..	5.3 cents per pound.	6.3 cents per pound. ²
15	3.7 cents per pound..		
16	4.3 cents per pound..		

2. In table 2, footnote 10 is deleted and column 5 is amended to read as follows:

Col. 1	Col. 5
Item No.	Maximum price f. o. b. shipping point in Florida and Texas ⁴
1	\$3.70.
2	\$4.00.
3	3.41 cents per pound.
4	4.4 cents per pound.
5	3.3 cents per pound.
6	3.5 cents per pound.
7	2.7 cents per pound.
8	3.0 cents per pound.

3. In table 3 footnote 10 is deleted and column 5 is amended to read as follows:

Col. 1	Col. 5
Item No.	Maximum price f. o. b. shipping point in Florida and marked "Indian River" ⁵
1	\$4.15.
2	\$4.25.
3	4.6 cents per pound.
4	4.7 cents per pound.
5	3.8 cents per pound.
6	3.9 cents per pound.
7	3.2 cents per pound.
	3.3 cents per pound.

4. In table 4 columns 5, 6 and 7 are amended to read as follows:

Col. 1	Col. 5	Col. 6	Col. 7
Item No.	Maximum price f. o. b. shipping point in California and Arizona	Maximum prices for sales delivered to any wholesale receiving point in any quantity	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer. ⁴
1	\$2.95	(Col. 5 price plus freight ² (including 3% transportation tax ³) from Phoenix, Ariz., for all wholesale receiving points in the States of Oregon, Washington, Montana, Nevada, Idaho, and Utah; and Los Angeles, California for wholesale receiving points in all other states; plus protective services.)	Col. 6 price plus 65 cents.
2	\$3.64		Col. 6 price plus 65 cents.

¹ 10 F.R. 8021, 7500, 7539, 7578, 7668, 7683, 7799, 8069, 8239, 8238, 8612, 8467, 8611, 8657, 8905, 8936, 9023, 9118, 9119, 9277, 9447, 9628, 9928, 10087, 10025, 10229, 10311, 10303, 11072, 12213, 12084, 12408, 12447, 12532, 12697, 12702, 12745, 12960, 13129, 13271, 13313, 13595, 13776, 14027, 15035, 15174; ² 11 F.R. 557, 608, 1102, 1356, 1213, 1526, 1819, 1819, 2931, 2771, 2822, 3158, 3089, 3300, 3600, 3793, 4292, 4295, 4390.

³ Revised: 11 F.R. 2827.

FEDERAL REGISTER, Saturday, May 25, 1946

7. In table 7 footnote 10 is deleted and column 5 is amended to read as follows:

Col. 1 Item No.	Col. 5 Maximum price f. o. b. shipping point in California and Ari- zona	Col. 6 Maximum prices for sales delivered to any wholesale receiving point in any quantity	Col. 7 Maximum prices for sales by certain persons in less than carlots or less than trucklots deliv- ered to the premises of any retail store, Gov- ernment procurement agency or institutional buyer. ³	Col. 5 Maximum price f. o. b. shipping point for white grapefruit pro- duced in Florida and marked "Indian River" ³	Col. 6 Maximum price f. o. b. shipping point in Florida and Texas	Col. 7 Maximum price f. o. b. shipping point in Florida and Texas
3	4.3 cents per pound...	Maximum price above (item 1) divided by 68.....	Col. 6 price plus 1 cent per pound.	\$3.11.	\$3.32.	
4	5.4 cents per pound...	Maximum price above (item 2) divided by 68.....	Col. 6 price plus 1 cent per pound.	3	3.9 cents per pound.	
5	3.2 cents per pound...	Maximum price per pound above (item 3) minus 1.1 cents.	Col. 6 price plus 1 cent per pound.	4	4.2 cents per pound.	
6	4.3 cents per pound...	Maximum price per pound above (item 4) minus 1.1 cents.	Col. 6 price plus 1 cent per pound.	5	4.0 cents per pound.	
7	\$2.95... ⁴	Maximum price per pound above (item 5) minus 1.1 cents.	Col. 6 price plus 1 cent per pound.	6	3.3 cents per pound.	
8	\$3.64...	Maximum price per pound above (item 6) minus 1.1 cents.	Col. 6 price plus 1 cent per pound.	7	3.4 cents per pound.	
9	\$2.32...	Maximum price per pound above (item 7) minus 1.1 cents.	Col. 6 price plus 1 cent per pound.	8	2.8 cents per pound.	
10	\$2.90...	Maximum price per pound above (item 8) minus 1.1 cents.	Col. 6 price plus 1 cent per pound.			
11	4.1 cents per pound...	4.4 cents per pound.	Col. 6 price plus 1 cent per pound.			
12	5.1 cents per pound...	5.5 cents per pound.	Col. 6 price plus 1 cent per pound.			
13	3.2 cents per pound...	3.5 cents per pound.	Col. 6 price plus 1 cent per pound.			
14	4.3 cents per pound...	4.7 cents per pound.	Col. 6 price plus 1 cent per pound.			
15	2.6 cents per pound...		Col. 6 price plus 1 cent per pound.			
16	3.6 cents per pound...		Col. 6 price plus 1 cent per pound.			

5. In table 5, columns 5, 6 and 7 are amended to read as follows:

Col. 1 Item No.	Col. 5 Maximum price f. o. b. shipping point in California and Ari- zona	Col. 6 Maximum prices for sales delivered to any wholesale receiving point in any quantity	Col. 7 Maximum prices for sales by certain persons in less than carlots or less than trucklots deliv- ered to the premises of any retail store, Gov- ernment procurement agency or institutional buyer. ³	Col. 5 Maximum price f. o. b. shipping point for white grapefruit pro- duced in Florida and marked "Indian River" ³	Col. 6 Maximum price f. o. b. shipping point in Florida and Texas	Col. 7 Maximum price f. o. b. shipping point in Florida and Texas
1	\$3.19...	Col. 5 price plus freight ¹ (including 3% transpor- tation points in the States of Oregon, Washington, Montana, Nevada, Idaho and Utah; and Los Angeles, California for wholesale receiving points in all other States; plus protective services.	Col. 6 price plus 65 cents.			
2	4.7 cents per pound...	Maximum price above (item 1) divided by 68.....	Col. 6 price plus 1 cent per pound.			
3	3.6 cents per pound...	Maximum price per pound above (item 2) minimum 1.1 cent.	Col. 6 price plus 1 cent per pound.			
4	\$3.19...	\$3.49....	Col. 6 price plus 1 cent per pound.			
5	\$2.52...	\$2.77...	Col. 6 price plus 1 cent per pound.			
6	4.4 cents per pound...	5.8 cents per pound.	Col. 6 price plus 1 cent per pound.			
7	3.6 cents per pound...	4.8 cents per pound.	Col. 6 price plus 1 cent per pound.			
8	2.9 cents per pound...	4.0 cents per pound.	Col. 6 price plus 1 cent per pound.			

9. In table 9, columns 5, 6 and 7 are amended to read as follows:

Col. 1 Item No.	Col. 5 Maximum price f. o. b. shipping point in California and Ari- zona	Col. 6 Maximum prices for sales delivered to any quantity receiving point in any quantity	Col. 7 Maximum prices for sales delivered to any quantity receiving point in any quantity	Col. 5 Maximum price f. o. b. shipping point for white grapefruit pro- duced in Florida and marked "Indian River" ³	Col. 6 Maximum price f. o. b. shipping point in Florida and Texas	Col. 7 Maximum price f. o. b. shipping point in Florida and Texas
1	4.3 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	\$3.11.	\$3.32.	
2	5.4 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	3	3.9 cents per pound.	
3	3.2 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	4	4.2 cents per pound.	
4	4.3 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	5	3.0 cents per pound.	
5	\$2.95...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	6	3.3 cents per pound.	
6	4.3 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	7	3.4 cents per pound.	
7	3.6 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.	8	2.8 cents per pound.	
8	2.9 cents per pound...	Col. 5 price plus 1 cent per pound.	Col. 6 price plus 1 cent per pound.			

6. In table 6 footnote 10 is deleted and column 5 is amended to read as follows:

Col. 1 Item No.	Col. 5 Maximum price f. o. b. shipping point in Florida and Texas	Col. 6 Maximum price f. o. b. shipping point in Florida and Texas	Col. 7 Maximum price f. o. b. shipping point in Florida and Texas
1		\$2.66.	
2		\$2.92.	
3		3.3 cents per pound.	
4		3.7 cents per pound.	
5		4.0 cents per pound.	
6		2.8 cents per pound.	
7		1.8 cents per pound.	
8		2.1 cents per pound.	

8. In table 8, footnote 9 is deleted and column 5 is amended to read as follows:

Col. 1 Item No.	Col. 5 Maximum price f. o. b. shipping point in Florida and Texas	Col. 6 Maximum price f. o. b. shipping point in Florida and Texas	Col. 7 Maximum price f. o. b. shipping point in Florida and Texas
1		\$4.60.	
2		5.4 cents per pound.	
3		4.2 cents per pound.	
4		3.4 cents per pound.	

11. In table 11, columns 5, 6 and 7 are amended to read as follows:

Col. 1	Col. 5	Col. 6	Col. 7
Item No.	Maximum price f. o. b. shipping point in California and Arizona	Maximum prices for sales delivered to any wholesale receiving point in any quantity	Maximum prices for sales by certain persons in less than carlots or less than trucklots delivered to the premises of any retail store, Government procurement agency or institutional buyer. ⁴
1	\$5.41	Col. 5 price plus freight ⁵ (including 3% transportation tax ⁶) from Phoenix, Arizona, for all wholesale receiving points in the States of Oregon, Washington, Montana, Nevada, Idaho and Utah; and Los Angeles, California, for wholesale receiving points in all other States; plus protective services. ⁷	Col. 6 price plus 90 cents.
2	7.0 cents per pound	Maximum price above (Item 1) divided by 77.	Col. 6 price plus 1 2/10 cents per pound.
3	5.6 cents per pound	Maximum price per pound above (Item 2) minus 1.4 cents.	Col. 6 price plus 1 2/10 cents per pound.
4	\$5.41	\$5.68	\$6.58
5	7.0 cents per pound	7.3 cents per pound	8.5 cents per pound.
6	5.6 cents per pound	5.9 cents per pound	7.1 cents per pound.
7	4.7 cents per pound		

This amendment shall become effective 12:01 a. m. May 27, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

Approved: May 17, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-8798; Filed, May 24, 1946;
11:31 a. m.]

PART 1384—HARDWOOD LUMBER PRODUCTS
[RMPR 176, Amdt. 1]

BOX GRADE VENEER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 176 is amended as follows:

1. The preamble is amended by adding the following paragraph:

Such specifications and standards as are used in this regulation, were, prior to such use, in general use in the trade or industry affected.

2. Section 1 is amended to read as follows:

SECTION 1. What this regulation covers. This regulation covers all sales of box grade veneer. "Box grade veneer" means all veneer, regardless of species, sold or purchased in accordance with the grading rules provided in section 13 for use in the manufacture of boxes or as shingle pads or shingle boards (commonly used as a protector in bundling shingles) of single ply thickness or in double ply if no gluing is involved, which is produced in any part of the United States with the exception of the states of Washington, Oregon, and California.

Box grade veneer includes the prime sizes or the cut to box part finished sizes.

This regulation, however, does not cover any item specifically priced in Re-

vised Maximum Price Regulation 320 or Second Revised Maximum Price Regulation 195 or any orders issued thereunder.

3. Section 3 is amended to read as follows:

SEC. 3. Maximum prices for box grade veneer. (a) *Prime sizes.* The maximum f. o. b. mill prices for 1,000 board feet of box grade veneer which is not cut into box part finished sizes shall be as follows:

Thickness	Length	
	Less than 62"	62" and over
1/8" and 1/4"	\$91.00	\$95.55
1/4" and 5/16"	90.00	94.50
5/16" and 1/2"	89.00	93.45

(b) *Cut-to-size veneer.* The maximum f. o. b. mill price for 1000 board feet of box grade veneer which has been cut to specific box part sizes shall be the maximum price established in paragraph (a) of this section plus \$8.00 per M' board measure.

4. A new section 13 is added to the regulation, to read as follows:

SEC. 13. Grading rules for box grade veneer. (a) All stock shall be sound (corky tupelo considered unsound), free from rot, or dote. A reasonable amount of pin wormholes, sound tight knots not exceeding three inches in diameter measuring the small way, shall be no defect. A reasonable discoloration or stain shall be no defect.

(b) All stock shall be machine cut to the specified thickness ordered, standard gears as furnished by the lathe manufacturer to be used.

(c) All stock shall be cut tight, and when shipped shall not contain more than 15% moisture content. Said percentage is to be arrived at by test of an equal number of sap and heart pieces. Stock shall be sufficiently flat to straighten under machines, without splitting.

(d) A trimming allowance of 1/2" in width and 1" in length, shall be allowed

on all lengths 30" and over, one-half inch in length, and one-half inch in width on stock less than 30" long. Cut-downs, whether sized before or after drying, shall carry 1/2" allowance in width.

(e) Only those cutdowns and cutbacks that actually accumulate in working out defects in the logs and rounding the logs used in filling a particular order may be shipped against that order. Such cutdowns and cutbacks shall have the same maximum price as prime size stock in the same length and thickness as the cutdowns and cutbacks.

(2) Standard cutdowns in widths shall run in multiples of 2", the narrowest width to be 4".

(3) Standard cut-backs in lengths shall be 54", 48", 42", 36", 32" and 27".

(f) Checks or splits not longer than one-fourth the length of the piece are not considered defects provided the checks or splits are reasonably straight, do not diverge more than 1" per foot, and do not run over 1/4" in width and in all widths.

(g) Specifications on all sizes, both width and length, shall not be specified in fractions of less than 1/2", except by special arrangement between the seller and the buyer.

(h) Each size is to be bundled separately and to be marked. Each bundle is to contain a uniform number of pieces. Twenty-five pieces of 1/4" or 7/32", 30 pieces of 5/16", 35 pieces of 1/2", 40 pieces of 5/8", and 50 pieces of 1/8" are to be the standard number of pieces to each bundle.

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8794; Filed, May 24, 1946;
11:30 a. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES
[MPR 426, Amdt. 181]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

In Appendix K of section 15, Table 1 is amended to read as follows:

¹ 10 F.R. 8021, 5700, 7539, 7578, 7668, 7683, 7799, 8069, 8239, 8238, 8612, 8467, 8611, 8657, 8905, 8936, 9023, 9118, 9119, 9277, 9447, 9628, 9923, 10087, 10025, 10229, 10311, 10303, 11072, 12213, 12084, 12408, 12447, 12532, 12637, 12702, 12745, 12960, 13129, 13271, 13313, 13369, 13595, 13776, 14027, 15035, 15174; 11 F.R. 557, 608, 1102, 1356, 1213, 1526, 1819, 1819, 2931, 2771, 2822, 3158, 3089, 3300, 3793, 4292, 4295, 4390, 3600.

TABLE 1—MAXIMUM PRICES FOR PEACHES

Column 1 Item No.	Column 2 Type, variety, style of pack, etc.	Column 3 Unit	Column 4 Season	Column 5 Maximum prices for fruit loaded on car or truck at shipping point ¹	Column 6 Maximum prices for sales delivered to any wholesale receiving point in any quantity ²	Column 7 Maximum prices for sales by certain persons in less-than-carloads or less-than-trucklots delivered to the premises of any retail store, government procurement agency or institutional buyer ³
1	Peaches produced in Montana, Wyoming, Utah, Colorado, New Mexico, Southern Idaho ⁴ and Malheur County in the State of Oregon. Graded and packed in the following containers: Fruit box (WPB L-232 No. 35) with a net weight of not less than 16 pounds nor more than 18 pounds.	Per box	All season	\$1.53		Column 6 price plus 42 cents.
2	Standard Bushel Basket.	Per bushel	do	\$3.47		Column 6 price plus \$1.08.
3	Fruit Box (WPB L-232 No. 35) with a net weight of less than 16 pounds or more than 18 pounds, bushel baskets, the contents of which do not meet the requirements of pack specified for standard containers (see paragraph (b) (3) (i) and peaches graded and packed in any other container.	Per pound	do	7.7 cents		Column 6 price plus 2½ cents.
4	Ungraded (orchard run) in any container, 1 graded and loose without containers.	do	do	6.4 cents		Column 6 price plus 2½ cents.
5	Peaches produced in Washington, Northern Idaho ⁴ and all of Oregon except Malheur County. Graded and packed in the following containers: Fruit box (WPB L-232 No. 35) with a net weight of not less than 16 pounds nor more than 19 pounds.	Per box	do	\$1.53		Column 6 price plus 42 cents.
6	Fruit box (WPB L-232 No. 36) with a net weight of not less than 19 pounds nor more than 21 pounds.	do	do	\$1.74		Column 6 price plus 49 cents.
7	Sanger lug box (WPB L-232 No. 46) with a net weight of not less than 22 pounds nor more than 24 pounds.	do	do	\$2.01		Column 6 price plus 58 cents.
8	Any of above containers but with a net weight of less than or more than that specified for each container; and peaches graded and packed in any other container.	Per pound	do	8.7 cents	Price in Column 5 plus freight (including 3% transportation tax) from shipping point and plus protective service allowances. ²	Column 6 price plus 2½ cents.
9	Ungraded (orchard run) in any container 1.	do	do	7.0 cents		Column 6 price plus
10	Peaches produced in California, Nevada and Arizona. Graded and packed in the following containers: Fruit box (WPB L-232 No. 35) with a net weight of not less than 17 pounds nor more than 19 pounds.	Per box	(Beginning-June 24... June 25-end of season)	\$1.89 \$1.56		Column 6 price plus 42 cents.
11	do	do	(Beginning-June 24... June 25-end of season)	\$2.62 \$2.16		Column 6 price plus 58 cents.
12	Sanger lug box (WPB L-232 No. 46) with a net weight of not less than 24 pounds nor more than 26 pounds.	Per pound	(Beginning-June 24... June 25-end of season)	10.5 cents 8.7 cents		Column 6 price plus 2½ cents.
13	Any of above containers but with a net weight of less than or more than that specified for each container; and peaches graded and packed in any other container.	do	(Beginning-June 24... June 25-end of season)	8.8 cents 7.0 cents		Column 6 price plus 2½ cents.
14	Ungraded (orchard run) in any container 1.	do	(Beginning-June 24... June 25-end of season)	8.45 \$4.65		Column 6 price plus \$1.08.
15	Peaches produced in all other States. Graded and packed in the following containers: Standard bushel baskets.	Per bushel	(Beginning-June 24... June 25-end of season)	\$3.76		Column 6 price plus 54 cents.
16	do	do	(Beginning-June 24... June 25-end of season)	\$2.51		Column 6 price plus 2½ cents.
17	Standard ½ bushel baskets.	Per ½ bushel	(Beginning-June 24... June 25-end of season)	\$2.05		Column 6 price plus 2½ cents.
18	Any of above containers, the contents of which do not meet the requirements of pack specified for standard containers (see paragraph (B) (3) (i); and peaches graded and packed in any other container.	Per pound	(Beginning-June 24... June 25-end of season)	9.7 cents 7.9 cents		Column 6 price plus 2½ cents.
19	Ungraded (orchard run) in any container 1.	do	(Beginning-June 24... June 25-end of season)	8.7 cents 7.0 cents		Column 6 price plus 2½ cents.
20						
21						
22						
23						
24						
25						

¹ The maximum price for peaches sold in bulk (loose without containers) shall be 1 cent per pound less than the maximum prices per pound listed for items 4, 9, 16, 17, 24 and 25 in columns 5, 6 and 7, except for those peaches which are priced in item 4 as graded and loose without containers.

² Protective service allowances shall be the actual cost of protective services furnished, not to exceed the lowest common carrier charge for the same services (including 3% transportation tax), but shall not include precooling (see paragraph (h)).

³ The prices named in columns 6 and 7 are maximum prices for each individual lot

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

Approved: May 17, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

[F. R. Doc. 46-8799; Filed, May 24, 1946;
11:32 a. m.]

has been issued and filed with the Division of the Federal Register.

Supplementary Order No. 132 is amended in the following respects:

1. In section 1 (a) (1), the words "domestic and imported" are added after each of the following commodities:

Fish cakes, canned and frozen.
Fish chowders, canned.

2. In section 1 (a) (2), the words "domestic and imported" are added after each of the following commodities:

Kumquats, canned.
Soybeans, canned.

3. In section 1 (a) (3), the item "Flours made from barley, buckwheat, cotton-seed, corn, oats, peanuts, potatoes, rice, rye, or soybeans. This does not include flour mixes which contain any other ingredient." is amended to read: "Flours made from barley, buckwheat, cotton-

seed, corn, oats, peanuts, potatoes, rice, rye, or soybeans (domestic and imported). This does not include flour mixes which contain any other ingredient."

4. In section 1 (a) (4), the words "domestic and imported" are added after the following commodity:

Meat extracts.

5. In section 1 (a) (5), the words "domestic and imported" are added after each of the following commodities:

Almond paste
Barbecue sauces
Canary seed
Caraway seed
Cardamom

Celery seed
Chop suey mixed vegetables
Cloves

Coriander seed

Ginger

Ginger, cargo

Ginger root, candied or otherwise prepared or preserved

Ginger, stem

Mace

¹ 10 F.R. 14954, 15170; 11 F.R. 296, 297, 881, 1102, 1467, 2378, 2640, 2989, 2927, 3247, 3396, 4021, 4090, 4861, 5066.

PART 1305—ADMINISTRATION

[SO 132,¹ Amdt. 33]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN FOODS, GRAINS AND CEREALS, FEEDS, TOBACCO AND TOBACCO PRODUCTS, AGRICULTURAL CHEMICALS, INSECTICIDES AND BEVERAGES

A statement of the considerations involved in the issuance of this amendment

Mustard, dry
Mustard seed in consumer packages
Nutmeg
Pimento (allspice)
Poppy seed
Red peppers, including cayenne and chili
peppers
Soups, dry and dehydrated
Soy sauce
Tabasco sauce

This amendment shall become effective
May 23, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8759; Filed, May 23, 1946;
4:06 p. m.]

PART 1386—SOAP AND GLYCERINE

[MPR 390, Amdt. 11]

HOUSEHOLD SOAPS AND CLEANSERS SOLD BY
RETAIL FOOD STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 390 is amended in the following respects:

(1) In section 17 (b) the literary paragraph and the tables of prices are amended to read as follows:

(b) *Table of maximum prices for bar laundry soap.*

Brand	Size	Pack	Group 1 price per unit
American Family	Large	90	\$0.08
Crystal White	do	80	.06
	Regular	100	.05
Fels Naphtha	do	100	.07
Kirkman Borax	do	100	.07
Octagon	Large	100	.07
P & G White Laundry	do	100A	.06
	Regular	100	.05
Tag	Large	80	.06
White King	do	100B	.05
	Regular	72	.08
	Large	80	.06
	Regular	100	.05

(2) In section 18 (b) the literary paragraph and the table of prices are amended to read as follows:

(b) *Table of maximum prices for bar laundry soaps.*

Brand	Size	Pack	Group 2 price per unit
American Family	Large	90	\$0.08
Crystal White	do	80	.05
	Regular	100	.05
Fels Naphtha	do	100	.07
Kirkman Borax	do	100	.07
Octagon	Large	100	.07
P & G White Laundry	do	100A	.05
	Regular	100	.05
Tag	Large	80	.05
White King	do	100B	.04
	Regular	72	.08
	Large	80	.05
	Regular	100	.04

(3) In section 19 (b) the literary paragraph and the table of prices are amended to read as follows:

(b) *Table of maximum prices for bar laundry soaps sold by Group 3 and Group 4 stores.*

Brand	Size	Pack	Group 3 price per multiple sales	Group 3 price per unit	Group 4 price per multiple sales	Group 4 price per unit
American Family	Large	90	2 for 13	\$0.07	2 for 13	\$0.07
Crystal White	do	80	3 for 14	.05	3 for 14	.05
	Regular	100		.04		.04
Fels Naphtha	do	100		.06		.06
Kirkman Borax	do	100		.06	3 for 17	.06
Octagon	Large	100	3 for 17	.06	3 for 17	.06
P & G White Laundry	do	100A	3 for 14	.05	3 for 14	.05
	Regular	100	3 for 13	.05	3 for 13	.05
Tag	Large	80	3 for 14	.05	3 for 14	.05
White King	do	100B	2 for 13	.07	2 for 13	.07
	Regular	72		.04	3 for 14	.05
	Large	80	3 for 14	.05		
	Regular	100		.04		

This amendment shall become effective
May 29, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8796; Filed, May 24, 1946;
11:31 a. m.]

PART 1386—SOAP AND GLYCERINE

[MPR 391, Amdt. 8]

HOUSEHOLD SOAPS AND CLEANSERS SOLD BY
MANUFACTURERS AND CERTAIN WHOLE-
SALES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed today with the Division of the Federal Register.

Maximum Price Regulation 391 is amended in the following respects:

1. Section 5 (b) is amended to read as follows:

(b) *Maximum prices for bar laundry soaps.*

Brand	Size	Pack	Carload price (per case before cash dis- count)
American Family	Large	90	\$5.346
Crystal White	do	80	3.250
	Regular	100	3.490
Fels Naphtha	do	100	5.000
Kirkman Borax	do	100	5.081
Octagon	Large	100	5.263
P & G White Laundry	do	100A	4.074
	Regular	100	3.735
Tag	Large	80	3.250
White King	do	100B	3.492
	Regular	72	4.242
	Large	80	3.250
	Regular	100	3.490

2. Section 5 (f) (4) is added to read as follows:

(4) *Yellow bar laundry soap—(i) Maximum prices.* Notwithstanding the provisions of (1), (2) and (3) above the maximum prices for sales of yellow bar soap having a moisture content of 40 percent or less when packed and made on a basis of at least 15 pounds of rosin to 100 pounds of fats and oils shall be:

Percentage anhydrous content:	Carload price per case before cash discount delivered (cents per pound)
69.1 and over	9.2
64.1 to 69.0 inclusive	9.0
59.1 to 64.0 inclusive	8.9
55.0 to 59.0 inclusive	7.8
53.0 to 54.9 inclusive	7.5
50.0 to 52.9 inclusive	7.2

(ii) *Report.* A manufacturer, whose maximum prices prior to May 29, 1946, for sales of this product were below the prices established by subdivision (i) above may increase his previously prevailing maximum prices up to but not in excess of the prices established by subdivision (i) above if prior to the first sale or offer to sell at such increased prices he files with the Rubber, Chemicals and Drugs Price Branch, Office of Price Administration, Washington 25, D. C., a statement showing

(a) Brand name and description of product.

(b) Percentage anhydrous content.

(c) Number of bars per case.

(d) Net weight per bar and per case.

(e) Previously prevailing maximum delivered carload price per case before cash discount. If the product is not sold in carload lots, then the previously prevailing less than carload maximum price per case before cash discount.

(f) Present delivered carload selling price per case before cash discount. If the product is not sold in carload lots, then the present less than carload selling price per case before cash discount.

(iii) *Manufacturers whose maximum prices are above prices established by subdivision (i).* A manufacturers' maximum prices for sales of this product, which are in excess of the prices established by subdivision (i), are revoked effective July 28, 1946, unless such manufacturer files with the Rubber, Chemicals and Drugs Price Branch on or before June 28, 1946, a statement showing:

(a) Brand name (if any) and description of product.

(b) Percentage anhydrous soap content.

(c) Number of bars per case.

(d) Weight per case and per bar.

(e) Present delivered selling c. l. price per case before cash discount; if not sold in c. l. lots, then l. c. l. present selling price per case before cash discount.

(f) Discounts allowed.

(g) Pounds or bars of this type of soap produced during the year 1945 and first 4 months of 1946.

(h) Breakdown of current total costs per case, showing separately raw material costs, direct labor costs, packaging cost, indirect factory costs, freight out, and selling and administrative expense. Raw material costs and selling and administrative expense should be itemized to show the components of those costs.

(i) Overall net income before taxes for base period 1936-1939; if not avail-

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able, any other representative period. Also for the year 1945 and for any available period in 1946. If the organizational unit which produces soap is a subsidiary, the net income should be submitted for the parent organization.

(j) Maximum price for sales of such product and whether maximum price was established under section 5 (f) (1), 5 (f) (2) or 5 (f) (3) of Maximum Price Regulation 391.

3. Section 6 (b) is amended to read as follows:

(b) *Maximum prices for bar laundry soaps.*

Brand	Size	Pack	Column A f. o. b. warehouse price per case		Column B service price per case
			90	100	
American Family	Large	90	\$5.51	\$5.63	
Crystal White	do	80	3.35	3.42	
	Regular	100	3.60	3.68	
Fels Naphtha	do	100	5.16	5.27	
Kirkman Borax	do	100	5.24	5.35	
Octagon	Large	100A	4.20	4.29	
P & G White Laundry	do	100	3.85	3.94	
	Regular	80	3.35	3.43	
	Large	100B	3.60	3.68	
Tag	do	72	4.37	4.47	
White King	Large	80	3.35	3.43	
	Regular	100	3.60	3.68	

This amendment shall become effective May 29, 1946.

NOTE: All record keeping and reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Acts of 1942.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8797; Filed, May 24, 1946;
11:31 a. m.]

PART 1413—SOFTWOOD LUMBER PRODUCTS
[MPR 589, Amdt. 4]

DOUGLAS FIR STOCK MILLWORK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 589 is amended in the following respects:

1. Section 2 is amended to read as follows:

SEC. 2. To what products, transactions and persons this regulation applies.—(a) Products covered by the regulation. This regulation covers stock millwork (except Douglas fir doors and mouldings, including but not limited to, woodwork items referred to in the appendices, as well as stock millwork specialties, when such stock millwork is made principally with lumber cut from any of the following woods: Douglas fir (*Pseudotsuga taxifolia*), West Coast hemlock (*Tsuga heterophylla* and *tsuga mertensiana*), and sitka spruce (*Picea sitchensis*).

(b) Transactions covered by the regulation.—(1) Direct-mill sales. This regu-

lation covers the following direct-mill sales:

(i) A sale of millwork weighing 15,000 pounds or more, when shipped at one time by rail to one or more places; and a sale of millwork weighing 12,000 pounds or more, when shipped at one time by truck to a single place.

(ii) A sale of millwork in any quantity, when it is shipped in a mixed shipment with Douglas fir plywood, Douglas fir mouldings, Douglas fir doors, and/or soft wood lumber of any species, and the weights of the total shipment, if by rail to one or more places, is 15,000 pounds or more; or, if by truck to a single place, is 12,000 pounds or more.

A "direct-mill sale," as referred to in this regulation, is a sale in which the shipment originates at a factory or factory warehouse, no matter who the seller is, and reaches the purchaser without becoming an integral part of the stock of a jobber's or other distributor's warehouse or plant. A shipment which is temporarily stored in such a warehouse or plant but does not become a part of its stock for purposes of resale or redistribution is considered a direct-mill sale. Sales out of jobbers' warehouses which are situated in the same locality as a manufacturing plant and which are controlled by the plant, or control it, or are under common control with it, are direct-mill sales.

(2) Retail sales. This regulation covers all retail sales. For the purpose of establishing a retail price, a retail sale is any sale, except a direct-mill sale, made to an ultimate consumer.

(c) Persons covered by the regulation. Any person who sells or purchases Douglas fir stock millwork covered by this regulation, in transactions covered by this regulation, is subject to the regulation.

(d) Transactions not covered by this regulation. (1) This regulation does not cover direct-mill sales in shipments weighing less than the minimum weights provided in paragraph (b) of this regulation. Such direct-mill sales are subject to Maximum Price Regulation 525.

(2) This regulation also does not cover sales of special (made to order) millwork manufactured according to architects' details, whether the seller manufactures or buys the material used. Such sales are subject to Maximum Price Regulation 608, Special Millwork.

On specific construction projects calling for part stock millwork and part special (made to order) millwork, the stock item shall be priced according to the provisions of this regulation and the special (made to order) millwork items shall be priced under Maximum Price Regulation 608.

2. A new section 5a is added to read as follows:

SEC. 5a. Maximum prices for retail sales. The maximum price for a retail sale of a millwork item covered by this regulation shall be the sum of the following:

(a) The seller's maximum price for the sale of the item fixed by the General Maximum Price Regulation, and

(b) The amount by which the seller's net acquisition cost of the item delivered to his warehouse would by reason solely of price increases authorized by the Office of Price Administration exceed his May 1, 1946, net acquisition cost of the item if the item had been purchased from a supplier of the same class in the same quantities as in March 1942.

If in March 1942 the seller bought from different classes of suppliers or in different quantities, he may add only the increase in the maximum prices of that class of suppliers which in the period January 1 to March 31, 1942, made the largest total shipment to him. No addition may be made because of cost increases resulting solely from purchasing from a more distant supplier, or from a different class of supplier, or in smaller quantities.

In no case, however, need the maximum price for a retail sale of a millwork item fixed under this regulation be less than the net acquisition cost of the item plus a markup of 25 percent.

3. In section 19 (a), the table is amended to read as follows:

Description of product: Knocked-down or semi-assembled frames; 1,200 or more frames to one order; 20 frames and/or sections of a size and kind.	Delivered to—						
	Zones 1, 8, 14, 15, 16, 17	Zones 1½, 2, 3	Zone 3½	Zone 4	Zones 5, 6, 7, 9, 12, 13	Zone 10	
Designs 810, 811, 813, 814, 820, 821	56	55	54	53½	56½	55½	58
All other designs	58	57	56	55½	58½	57½	60

4. In section 19 (b) a new subparagraph (18) is added to read as follows:

(18) Window frames listed with pulleys, when furnished without pulleys: Deduct \$0.75 list and shorten discount 2 points.

5. In section 19, paragraph (c) is redesignated (d) and a new paragraph (c) is added to read as follows:

(c) The maximum prices for Douglas fir lineal frame stock sold with Douglas fir frames in carload quantities, shall be the net prices, f. o. b. mill, computed by applying the following base discounts to

the list prices and list extras contained in the 8000 Series Standard Moulding Book.

Description of product: Discount
Frame stock, lineal, random lengths,
clear grade Douglas fir:
Under \$3.00 list _____ 29
\$3.00 list and over _____ 22½

Where sales are made on a delivered basis, shorten base discount 1 point for each \$0.08 of freight rate or major portion thereof.

6. In section 20 (a), the last two lines following the product description are amended to read as follows:

To all persons.....
Percent 48

7. In section 21 (a), the last two lines are amended to read as follows:

Percent
Under \$3.00 list..... 29
\$3.00 list and over..... 22½

8. In section 22 (a), the two lines preceding the tables are amended to read as follows: "To all persons: The maximum prices set forth in the tables below plus one percent."

9. In section 23 (a), the tables following the product description are amended to read as follows:

Design No. 836, 1½" thick combination doors (with screen inserts and 6- or 8-light sash insert).

Size:	Price per door
2-6 x 6-6	\$5.60
2-8 x 6-8	5.65
2-10 x 6-10	5.60
3-0 x 6-8	5.85
3-0 x 7-0	6.00

Design No. 838, 1½" thick combination doors, with sash inserts (screen wiring permanently fixed in door).

Size:	Price per door
2-6 x 6-6	\$4.30
2-8 x 6-8	4.40
2-10 x 6-10	4.60
3-0 x 6-8	4.80
3-0 x 7-0	4.85

10. In section 23 (b), new subparagraphs (7) and (8) are added to read as follows:

(7) Doors wired with 16-mesh bronze wire: \$0.29 net per door.

(8) Doors wired with 14 x 18 mesh bronze wire: \$0.35 net per door.

11. In section 24 (a), the tables are amended to read as follows:

No. 2216-C Built-Up Colonial Columns. Prices per column (include caps and bases).

Size	Heavy	Standard
6" x 6":		
6'	\$2.20	\$2.13
8'	2.72	2.58
9'	3.01	2.85
8" x 8":		
6'	3.07	2.92
8'	3.34	3.16
9'	3.89	3.72
10'	4.39	4.17
10" x 10":		
6'	3.64	3.43
8'	4.45	4.24
9'	5.11	4.85
10'	5.56	5.27
12" x 12":		
6'	4.73	
8'	5.75	
9'	6.29	
10'	6.86	

No. 2216-B and 2217 Built-Up Colonial Columns. Prices per column (include caps and bases).

Size	Heavy	Standard
6" x 6":		
6'	\$2.31	\$2.19
8'	2.80	2.70
9'	3.02	2.86
8" x 8":		
6'	3.23	3.07
8'	3.51	3.34
9'	4.03	3.85
10'	4.43	4.22
10" x 10":		
6'	3.85	3.65
8'	4.61	4.39
9'	5.27	5.03
10'	6.04	5.72
12" x 12":		
6'	5.12	
8'	6.42	
9'	6.96	
10'	7.53	

No. 2214 and 2215 built-up square columns. Prices per column (include caps and bases).

Height	6" x 6"	8" x 8"	10" x 10"	12" x 12"
6'	\$1.91	\$2.80	\$3.56	\$4.19
8'	2.49	3.47	4.39	5.17
9'	2.75	3.78	4.86	5.69
10'	2.97	4.12	5.27	6.16

Fir newels—4-0 (per newel)

Size	No. 2223	No. 2224	No. 2225	No. 2226	No. 2227
6" x 6"	\$1.72	\$1.46	\$1.46	\$1.46	\$1.46
8" x 8"	2.46	1.98	1.98	1.98	1.98
10" x 10"	3.37	2.42	2.42	2.42	2.42

Cap and Base Schedule

Size	Nos. 2216-C, 2214, 2215, 2224, 2225, 2226, 2227			Nos. 2216-B, 2217, 2223		
	Cap	Base	Set	Cap	Base	Set
6"	\$0.14	\$0.32	\$0.46	\$0.17	\$0.34	\$0.51
8"	.19	.38	.57	.29	.52	.81
10"	.23	.52	.75	.34	.73	1.07
12"	.30	.61	.91	.44	.84	1.28

Solid Turned Wqr.

Nos. 2200, 2221, 2222..... \$96.90 per M'BM

Turned table legs—30"

Size:	Per C pieces
15½" x 15½"	\$11.60
25½" x 25½"	25.96
3½" x 3½"	40.90

Balusters—24" (per C pieces)

Size	Turned	Size	Square
15½" x 15½"	\$7.02	15½" x 15½"	\$2.67
21½" x 21½"	13.18	13½" x 13½"	3.73
23½" x 23½"	18.66	2½" x 2½"	6.20

Porch rail

Size:	Per M'BM
2" x 3"	\$64.00
2" x 4"	58.00
3" x 3"	74.00
3" x 4"	72.00
3" x 5"	89.00

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8802; Filed, May 24, 1946;
11:33 a. m.]

PART 1384—HARDWOOD LUMBER PRODUCTS

[MPR 538,¹ Amdt. 3]

COMMERCIAL VENEER

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 538 is amended in the following respects:

1. The heading of section 2 is amended to read as follows:

SEC. 2. *Products covered and sellers covered.*

2. In section 2, paragraph (c) is amended to read as follows:

¹ 10 F.R. 314.

(c) *Sellers covered.* (1) This regulation covers manufacturers located anywhere in the United States making direct-mill sales of products covered by this regulation. However, in regard to veneer produced in any part of the United States, other than softwood veneer produced in the States of Washington, Oregon and California, this regulation covers only sales of "commercial veneer" by manufacturers who have been classified by the Office of Price Administration as "commercial veneer manufacturers" in accordance with the criteria below.

A "commercial veneer manufacturer" producing veneer in any part of the United States other than the States of Washington, Oregon and California is a veneer manufacturer who, during the six months period immediately prior to June, 1944, the month in which this regulation became effective, produced, sold, and priced veneer as follows:

(i) Produced veneer of:

(a) Thickness.

Generally Cut: at least 75 per cent—1/8" and thinner, and not less than 50 per cent 1/16" and thinner.

(b) Thickness tolerances (applicable to veneer green from the lathe).

Decimal	Fractional	Tolerance (plus or minus)
0.0156"	3/64"	.001
0.0157"	1/32"	.002
0.0333"	1/64"	.003
0.0344"	1/32"	.004
0.0988"	1/16"	.005
0.1358"	1/16"	.006
0.1622"	1/8"	.007
0.1811"	1/16"	.008
0.2122"	1/4"	.009
0.2433"	5/16"	.010

(c) Grades.

75 per cent—No. 1 core grade and better.

(d) Moisture limitation.

Definite percentage (12 per cent or less) specified.

(ii) Sold and priced veneer:

(a) Surface measure and not board measure.

(b) Separate price for specific grades and not on grade at one price.

(c) Specific prices based on the species of veneer and species shown on invoice.

A veneer manufacturer who claims to qualify as a "commercial veneer manufacturer" under the criteria above shall apply to the Lumber Branch, Office of Price Administration, Washington, D. C., for classification as a "commercial veneer manufacturer" and an authorization number qualifying him to sell his veneer under this regulation. The application must set forth in detail wherein the applicant's manufacturing and sales practices are in line with, or differ from, each of the criteria above. The Office of Price Administration shall issue an order either classifying the applicant as a "commercial veneer manufacturer" or denying such classification under the criteria above. The order granting classification and authorization as a "commercial veneer manufacturer" issued by the Office of Price Administration under

FEDERAL REGISTER, Saturday, May 25, 1946

this subparagraph (1) shall be effective in regard to sales made by the applicant on and after the date his application is mailed.

(2) A manufacturer producing veneer in any part of the United States other than the States of Washington, Oregon and California, who did not manufacture, sell, and price veneer in the six months prior to June 1944, according to the criteria set forth in (1) above, but who wishes to be classified as a "commercial veneer manufacturer" must apply to the Lumber Branch of the Office of Price Administration for classification as a "commercial veneer manufacturer" and an authorization number qualifying him to sell his veneer under this regulation. Such applicant shall file his application with the Lumber Branch, Office of Price Administration, Washington 25, D. C., together with such information relative to his manufacturing and sales practices as may be required by the Lumber Branch for his classification as a "commercial veneer manufacturer" and authorization to sell veneer under this regulation. The Office of Price Administration shall issue an order either classifying the applicant as a "commercial veneer manufacturer" or denying such classification under the criteria in subdivisions (i) and (ii) of subparagraph (1) above.

3. In the price tables in section 15 (c) listed below, the species, "Southern Basswood (Lynn)," is added to the headings immediately after the other species referred to in the headings: Tables 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, 17, 19, 20, 21, 22, 23, 24, 25, 26, 27, 29, 30.

4. In the price tables in section 15 (c) listed below, the species, "Southern Basswood (Lynn)" is deleted from the headings: Tables 2A, 3A, 4A, 6A, 7A, 9A, 10A, 12A, 13A, 14A, 16A, 17A, 19A, 20A, 22A, 23A, 24A, 26A, 27A, 29A, 30A.

5. In section 15 (c), Price Tables 8, 8A, 18, 18A, 28 and 28A are revoked.

This amendment shall become effective May 24, 1946.

NOTE: all reporting and record keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8801; Filed, May 24, 1946;
11:32 a. m.]

PART 1390—MACHINERY AND TRANSPORTATION EQUIPMENT

[RMPR 136, Amdt. 39]

MACHINES, PARTS AND INDUSTRIAL EQUIPMENT

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 136 is amended in the following respects:

1. In Appendix A, the product of which the definition begins "Lighting equip-

ment, electrical, for airway, etc." is deleted, and the following phrase is substituted therefor:

Lighting fixture not portable.

2. In Appendix A, the product of which the definition begins "Tanks and vessels, non-pressure, etc." is amended to read as follows:

Tanks and vessels, non-pressure, made of metal heavier than 7 B. W. G. regardless of capacity, or of a capacity in excess of 585 gallons, regardless of gauge, except all ob-round tanks; field-erected tanks and vessels; products commonly known as plumbing fixtures, such as flush tanks and laundry trays; products commonly known as pans and cans, such as pails and buckets; non-returnable shipping containers; refuse receptacles, drip and waste receivers and septic tanks.

3. In Appendix A, under the product of which the definition begins "Attachments and accessories for machinery and machine tools, etc.", the listed product "Wheels, Buffing and polishing" is deleted.

4. In Appendix A, under the product "Attachments and accessories for machinery and machine tools, etc." the following item is added in appropriate alphabetical sequence:

Ground steel stock for punches, dies, jigs, fixtures, etc.

5. In Appendix A the following product and applicable base date is added in appropriate alphabetical sequence.

Wheels, buffing and polishing—March 31, 1942.

6. Section 2 (a) (11) is amended by striking out the phrase "and residential lighting fixtures."

7. Section 2 (1) is amended to read as follows:

(1) *Retail sales of electric storage batteries and electric fuses.* This regulation applies to sales of electric storage batteries and electric fuses to industrial, commercial, or governmental users. However, this regulation does not apply to sales of these items to any other type of user.

8. Section 12 (f) (2) is amended by striking out the last sentence and substituting therefor the following: "If this statement is not given by the seller to the purchaser as provided in this subparagraph, the maximum price may not be figured under the depreciation method."

9. Section 19 (n) *Fractional horsepower electric motors* is deleted.

10. In Appendix A, the product of which the definition begins, "Antennas, radio, etc.,," is amended to read as follows:

Antennas, radio, except automobile antennas and built-in antennas, included within the cases of domestic radio receivers, March 31, 1942.

This amendment shall become effective May 29, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8792; Filed, May 24, 1946;
11:30 a. m.]

PART 1499—COMMODITIES AND SERVICES

[SR 14G, Amdt. 8]

IRON OR STEEL CULVERTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Regulation 14G is amended by adding a new section to read as follows:

Sec. 10. *Iron or steel culverts*—(a) *Maximum prices.* The price at which any person may sell or deliver any iron or steel culverts shall be the maximum price for such commodity as determined in accordance with § 1499.2 of the General Maximum Price Regulation, plus 7% of such price.

(b) *Definition.* "Iron or steel culverts," as used in this section, includes iron or steel culverts and corrugated iron or steel drainage structures and arches.

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8791; Filed, May 24, 1946;
11:30 a. m.]

PART 1305—ADMINISTRATION

[Rev. SO 138, Amdt. 2]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN COMMODITIES AND SERVICES IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Supplementary Order No. 138 is amended in the following respects:

1. Section 1.4 (a) is amended by adding the following new items:

- (12) Musical accessories (such as violin strings, music racks, etc.)
- (13) Phonograph records and albums.
- (14) Electrical transcription and record blanks.
- (15) Fountain pens and mechanical pencils.
- (16) Paper leis and bras.
- (17) Art materials and paint sets.
- (18) Safes.
- (19) Electric Lamp Bulbs (incandescent, fluorescent, gaseous, therapeutic, carbon, arc).
- (20) Fungicides.
- (21) Botanical drugs and extracts thereof.
- (22) Kitchenware items when sold under the following circumstances:
To consumers for 40¢ or less; to dealers for 30¢ or less; to jobbers for 25¢ or less.
- (23) Ammunition for small arms.
- (24) Small firearms and parts, sights and cleaning rods.
- (25) Vitrified and semi-vitrified dinnerware sold for commercial or institutional use.

- (26) The following items of glassware:
 Ash trays.
 Art glassware and specialties.
 Bar glassware.
 Cigarette boxes.
 Cocktail shakers and sets.
 Cut glassware.
 Stem and footed glassware.
 Decorated glassware.
 Engraved glassware.
 Etched glassware.
 Empty glass bottles and jars and sets thereof.
 Glass novelties.
 Table glassware.
 Tumblers.
- (27) Art and household china.
- (28) Art pottery, such as vases and ash trays.
- (29) Hand mirrors.
- (30) Empty novelty decorative boxes or cases such as containers for cleaning tissues, candy, cigarettes, etc.
- (31) Lamps and lampshades except light fixtures.
- (32) Pictures and picture frames (except photomats, or mats on folders used in photography).
- (33) Holiday and religious ornaments and decorations.
- (34) The following sets:
 Baby's glass or plastic sets.
 Comb, brush, tray and mirror sets.
 Bar sets.
- (35) The following trays:
 Ash, card, decorative, hostess, letter, novelty.
- (36) Piggy and home savings banks.
- (37) Hair and clothes brushes.
- (38) Candies.
- (39) Canes and walking sticks.
- (40) Coin purses.
- (41) Cork stoppers.
- (42) Decorative knockers.
- (43) Decorative tile.
- (44) Initials.
- (45) Letter openers.
- (46) Masks and costumes.
- (47) Sunglasses, sun goggles, water goggles.
- (48) Wallets, billfolds, key rings and containers and coin purses.

2. The following new paragraph (d) is added to section 1.4:

- (d) The following miscellaneous services:
 (1) Photograph reprinting.
 (2) Textile printing.

This amendment shall become effective as of May 1, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
 Administrator.

[F. R. Doc. 46-8805; Filed, May 24, 1946;
 11:30 a. m.]

Chapter XVIII—Office of Economic Stabilization

[Directive 110, Amdt. 1]

PART 4003—SUPPORT PRICES: SUBSIDIES

GRAIN, FEED AND RELATED PRICES

Pursuant to the authority vested in me by the Stabilization Act of 1942, as amended, and by Executive Order 9250 of October 3, 1942 (7 F.R. 7871), Executive Order 9328 of April 8, 1943 (8 F.R. 4681), Executive Order 9599 of August 18, 1945 (10 F.R. 10155), Executive Order 9651 of August 30, 1945 (10 F.R. 13487), Executive Order 9697 of February 14, 1946 (11 F.R. 1691), and Executive Order 9699

of February 21, 1946 (11 F.R. 1929), Directive No. 110 is amended as follows:

1. The following commodities shall be added to the list of commodities in section 3 of the directive.

Commodity	Applicable regulation	Maximum price increase
Feed screenings: For feed screenings weighing up to and including 20 lbs., per bushel.	MPR 417...	Per ton \$6.00
For feed screenings weighing over 20 lbs., and up and including 30 lbs., per bushel.	MPR 417...	8.00
For feed screenings weighing over 35 lbs., per bushel.	MPR 417...	10.00
Distillers' feed by-products Oat Millfeeds.....	GMPR..... GMPR.....	(1) (1)

¹ Such amount as is determined by the Office of Price Administration to be necessary to reflect a proper feed relationship to other feeds.

2. Section 6 of the directive is hereby revoked.

Issued and effective this 23d day of May 1946.

CHESTER BOWLES,
 Director.

[F. R. Doc. 46-8751; Filed, May 23, 1946;
 3:51 p. m.]

Chapter XIX—Reconstruction Finance Corporation

[Reg. 7, Amdts. 4, 5, 12 and 13 to Sch. A (Rev. Mar. 1, 1945)]

PART 7007—STRIPPER WELL COMPENSATORY ADJUSTMENTS

NOTE: Amendments 4, 5, 12, and 13 to Schedule A to Regulation 7 was filed with the Division of the Federal Register on May 24, 1946, as Document 46-8778 at 9:46 a. m.

TITLE 34—NAVY

Chapter I—Department of the Navy

PART 9—EXECUTIVE ORDERS, PROCLAMATIONS, AND PUBLIC LAND ORDERS APPLICABLE TO THE NAVY

NAVAL PROVING GROUNDS, IDAHO

CROSS REFERENCE: For addition to tabulation in § 9.6 see PLO 318, Title 43, Chapter I, Appendix, *infra*.

TITLE 43—PUBLIC LANDS: INTERIOR

Chapter I—General Land Office

Appendix—Public Land Orders

[Public Land Order 318]

IDAHO

WITHDRAWING PUBLIC LANDS FOR USE OF THE NAVY DEPARTMENT AS A NAVAL PROVING GROUND

By virtue of the authority vested in the President and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights, the public lands within the following-de-

scribed areas are hereby withdrawn from all forms of appropriation under the public-land laws, including the mining and mineral-leasing laws, and reserved for the use of the Navy Department as a Naval Proving Ground:

BOISE MERIDIAN

- T. 2 N., R. 29 E.,
 Secs. 1 to 4 and secs. 9 to 12, inclusive,
 secs. 14, 15, 21, and 22.
- T. 3 N., R. 29 E.,
 Secs. 1, 12, 13, 14, secs. 23 to 26, and secs.
 33 to 35, inclusive.
- T. 2 N., R. 30 E.,
 Secs. 4 to 7, inclusive;
 Sec. 8, $N\frac{1}{2}$ and $N\frac{1}{2}S\frac{1}{2}$;
- T. 3 N., R. 30 E.,
 Secs. 1 to 15, secs. 17 to 23, and secs. 27 to
 34, inclusive.
- T. 4 N., R. 30 E.,
 Secs. 1 to 4, secs. 8 to 15, inclusive, sec. 17,
 and secs. 19 to 35, inclusive.
- T. 5 N., R. 30 E.,
 Sec. 1;
 Sec. 2, lots 1, 2, 3, $S\frac{1}{2}NE\frac{1}{4}$, $SE\frac{1}{4}NW\frac{1}{4}$,
 and $S\frac{1}{2}$;
- T. 6 N., R. 30 E.,
 Secs. 24, 25, and 35.
- T. 3 N., R. 31 E.,
 Secs. 3, 10, and 15.
- T. 4 N., R. 31 E.,
 Secs. 2 to 11, secs. 17 to 21, and secs. 28
 to 32, inclusive.
- T. 5 N., R. 31 E.,
 Secs. 1 to 15 and secs. 17 to 35, inclusive.
- T. 6 N., R. 31 E.,
 Secs. 1 to 5 and secs. 7 to 10, inclusive;
 Sec. 11, $N\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 7 N., R. 31 E.,
 Secs. 22 to 29 and secs. 32 to 35, inclusive.
- T. 5 N., R. 32 E.,
 Secs. 1, 2, 3, 10, 11, 12, 14, 22, and 27.
- T. 6 N., R. 32 E.,
 Secs. 1, 2, and 3;
- T. 7 N., R. 32 E.,
 Secs. 10 to 13, inclusive;
- T. 8 N., R. 32 E.,
 Secs. 14, $SE\frac{1}{4}$;
- T. 9 N., R. 32 E.,
 Secs. 15, $E\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 10 N., R. 32 E.,
 Secs. 22, $S\frac{1}{2}$;
- T. 11 N., R. 32 E.,
 Secs. 23, $E\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 12 N., R. 32 E.,
 Secs. 24, 25, and 26;
- T. 13 N., R. 32 E.,
 Secs. 27, $N\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 14 N., R. 32 E.,
 Secs. 34, $W\frac{1}{2}$ and $SE\frac{1}{4}$;
- T. 15 N., R. 32 E.,
 Secs. 24 and 25;
- T. 16 N., R. 32 E.,
 Secs. 26, $E\frac{1}{2}$, $S\frac{1}{2}NW\frac{1}{4}$, $N\frac{1}{2}SW\frac{1}{4}$, and
 $SE\frac{1}{4}SW\frac{1}{4}$;
- T. 17 N., R. 32 E.,
 Sec. 27;
- T. 18 N., R. 32 E.,
 Secs. 28, $N\frac{1}{2}$;
- T. 19 N., R. 32 E.,
 Secs. 29, 30, and 31;
- T. 20 N., R. 32 E.,
 Sec. 32, $NE\frac{1}{4}$ and $NW\frac{1}{4}SE\frac{1}{4}$;
- T. 21 N., R. 32 E.,
 Sec. 33, $NW\frac{1}{4}NE\frac{1}{4}$, $NW\frac{1}{4}$, $SE\frac{1}{4}SW\frac{1}{4}$,
 $S\frac{1}{2}SE\frac{1}{4}$, and $NE\frac{1}{4}SE\frac{1}{4}$;
- T. 22 N., R. 32 E.,
 Sec. 34, $SE\frac{1}{4}NE\frac{1}{4}$, $W\frac{1}{2}NE\frac{1}{4}$, $E\frac{1}{2}NW\frac{1}{4}$, and
 $S\frac{1}{2}$;
- T. 23 N., R. 32 E.,
 Sec. 35, $NE\frac{1}{4}$, $S\frac{1}{2}NW\frac{1}{4}$, and $S\frac{1}{2}$.
- T. 24 N., R. 32 E.,
 Secs. 22 to 29 and secs. 32 to 35, inclusive.
- T. 25 N., R. 32 E.,
 Secs. 1, 2, 3, 10, 11, 12, 14, 22, and 27.
- T. 26 N., R. 32 E.,
 Secs. 1, 2, and 3;
- T. 27 N., R. 32 E.,
 Secs. 10 to 13, inclusive;
- T. 28 N., R. 32 E.,
 Secs. 14, $SE\frac{1}{4}$;
- T. 29 N., R. 32 E.,
 Secs. 15, $E\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 30 N., R. 32 E.,
 Secs. 22, $S\frac{1}{2}$;
- T. 31 N., R. 32 E.,
 Secs. 23, $E\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 32 N., R. 32 E.,
 Secs. 24, 25, and 26;
- T. 33 N., R. 32 E.,
 Secs. 27, $N\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 34 N., R. 32 E.,
 Secs. 34, $W\frac{1}{2}$ and $SE\frac{1}{4}$;
- T. 35 N., R. 32 E.,
 Sec. 35;
- T. 36 N., R. 32 E.,
 Sec. 22;
- T. 37 N., R. 32 E.,
 Sec. 23, $N\frac{1}{2}$ and $SW\frac{1}{4}$;
- T. 38 N., R. 32 E.,
 Sec. 24, $E\frac{1}{2}$;
- T. 39 N., R. 32 E.,
 Secs. 25, 26, 27, 34, and 35.
- T. 40 N., R. 32 E.,
 Secs. 5 to 8, inclusive;
- T. 41 N., R. 32 E.,
 Secs. 17, 18, 19, and 30;
- T. 42 N., R. 32 E.,
 Sec. 31, $W\frac{1}{2}$ and $SE\frac{1}{4}$.
- T. 43 N., R. 32 E.,
 Secs. 30, 31, and 32.

The areas described, including both public and non-public land, aggregate 156,832.75 acres.

¹ 11 F.R. 3198.

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This order shall be subject to Executive Order No. 9701 of March 4, 1946, providing for the reservation of rights to fissionable materials in lands owned by the United States and shall take precedence over but not modify the order of November 3, 1936, of the Secretary of the Interior, establishing Idaho Grazing District No. 3, so far as these orders affect the above-described lands.

It is intended that the lands described herein shall be returned to the administration of the Department of the Interior when they are no longer needed for the purpose for which they are reserved.

J. A. KRUG,
Secretary of the Interior.

MAY 13, 1946.

[F. R. Doc. 46-8779; Filed, May 24, 1946;
9:46 a. m.]

[Public Land Order 319]

FLORIDA

ENLARGING THE ANCLOTE NATIONAL WILDLIFE
REFUGE

By virtue of the authority vested in the President and in order to effectuate further the purposes of the Migratory Bird Conservation Act, 45 Stat. 1222 (U. S. C. title 16, secs. 715-715r), and pursuant to Executive Order No. 9337 of April 24, 1943, it is ordered as follows:

Subject to valid existing rights, the following-described public land in Florida is hereby withdrawn from all forms of appropriation under the public-land laws, including the mining laws, but not the mineral leasing laws, and added to and reserved as a part of the Anclote National Wildlife Refuge:

TALLAHASSEE MERIDIAN

T. 26 S., R. 15 E.,
Sec. 19, lot 1.

The area described contains 18 acres.

This order shall supersede the withdrawal for classification and other purposes made by Executive Order No. 6964 of February 5, 1935, as amended, and shall be subject to Executive Order No. 9701 of March 4, 1946, providing for the reservation of rights to fissionable materials in lands owned by the United States, so far as such orders affect the above-described land.

J. A. KRUG,
Secretary of the Interior.

MAY 15, 1946.

[F. R. Doc. 46-8781; Filed, May 24, 1946;
9:46 a. m.]

TITLE 46—SHIPPING

**Chapter III—War Shipping
Administration**

[Rev. G. O. 22, Supp. 5]

**PART 310—MERCHANT MARINE TRAINING
REGULATIONS AND MINIMUM STANDARDS FOR
STATE MARITIME ACADEMIES**

Effective June 1, 1946, paragraph (d) of § 310.2 *Appropriations and disbursements* is revised to read:

(d) Leave with pay from the Government for cadet-midshipmen, the specific periods of such leave to be at the discretion of the superintendents, shall be as follows:

(1) If transferred to a hospital, or sick at home, or in the sick bay, not to exceed four months.

(2) For an emergency due to serious illness, injury, or death of a very near relative, not to exceed seven days.

(3) In addition to the leave provided in subparagraphs (1) and (2) above, not to exceed the following number of days during each year of training:

(i) At State Maritime Academies having a three year course:

Third classmen: Fourteen days.
Second classmen: Twenty-eight days.
First classmen: Forty-two days.

(ii) At State Maritime Academies having a four year course:

Fourth classmen: Fourteen days.
Third classmen: Twenty-eight days.
Second classmen: Forty-two days.
First classmen: Forty-two days.

(4) Leave with pay, in addition to that provided in subparagraphs (1), (2), and (3) of this paragraph, may be granted only upon the approval of the supervisor, State Maritime Academies, upon direct request by the superintendents.

(E.O. 9083, 9054, 9198; 3 CFR Cum. Supp.)

[SEAL] GRANVILLE CONWAY,
Administrator.

MAY 23, 1946.

[F. R. Doc. 46-8788; Filed, May 24, 1946;
11:37 a. m.]

[Rev. G. O. 24, Supp. 3]

**PART 310—MERCHANT MARINE TRAINING
APPOINTMENT AND TRAINING OF CADET-
MIDSHIPMEN IN U. S. MERCHANT MARINE
CADET CORPS**

Effective as of May 24, 1946, General Order 24, Revised, is amended as follows:

1. Paragraph (b) of § 310.49 *Scholastic requirements* is amended to read:

(b) A candidate for appointment as cadet-midshipman (deck) or cadet-midshipman (engineer) must possess 15 units from accredited schools as shown below. Evidence showing completion of such units or showing that such units are scheduled to be completed within three months from the date of the competitive scholastic test must be furnished by the candidate before an application will be approved.

Required Group (6 Units)

- 1 unit in algebra.
- 1 unit in geometry.
- 3 units in English.
- 1 unit in science (either physics, chemistry or general science).

Optional Group (9 Units)

In addition to the above required 6 units, a candidate must furnish evidence of the completion of at least 9 units of other subjects at accredited schools.

2. Paragraph (d) of § 310.52 *Scholastic tests* is amended to read:

(d) A candidate who fails to receive sufficiently high grades in the competitive scholastic test may be permitted by the supervisor to take the next semi-annual examination if he has not reached his 21st birthday (or his 24th birthday if a veteran) and remains otherwise qualified.

3. Paragraph (d) of § 310.58 *Schools and courses* is amended to read:

(d) The course shall be, in general, one year at a cadet school followed by a year aboard merchant or training vessels, inclusive of authorized leave, and twenty-four months at the Academy, inclusive of cruises in a training vessel and authorized leave. *Provided*. That:

(1) Cadet-midshipmen who reported to the Academy as upper classmen after May 1, 1945, shall be divided in accordance with the date cadet-midshipmen commenced classes on or about August 1, 1945, the division to be determined by the supervisor with the approval of the Assistant Deputy Administrator for Training. These groups shall be eligible to graduate in December 1946 and in May 1947, respectively.

(2) Cadet-midshipmen, third class, attached to ships as of September 17, 1945, and those assigned to ships during balance of 1945, shall be detached during period April 1 to June 30, 1946, report to the offices of the district supervisors for examinations and if they are selected, report to the Academy as second classmen on July 1, 1946, and as recommended by the supervisor and approved by the Assistant Deputy Administrator for Training, may be divided into two groups according to dates of completion of fourth class course at cadet schools or Academy. The first group may be eligible for graduation on or about February 1, 1948. The second group may be eligible for graduation on or about June 1, 1948. Cadet-midshipmen third class not selected for either of the foregoing categories but who have received a passing grade in the scholastic test may, as recommended by the supervisor and approved by the Assistant Deputy Administrator for Training, continue at sea until space is available at Kings Point in late January or early February 1947. This group will graduate on or about February 1, 1949. No further scholastic test for entrance to Kings Point will be required of this group. Cadet-midshipmen, third class, who fail the scholastic test will be requested to resign in accordance with § 310.69 (b) (5).

(3) Cadet-midshipmen, fourth class, who reported to cadet schools July 1, 1945, and thereafter will be detached during May 1946 and assigned to ships as third classmen. This group will report to the Academy July 1, 1947, as second classmen and be eligible for graduation during the last week of May 1949.

(E. O. 9083, 9054, 9198; 3 C.F.R. Cum. Supp.)

[SEAL] GRANVILLE CONWAY,
Administrator.

MAY 23, 1946.

[F. R. Doc. 46-8789; Filed, May 24, 1946;
11:38 a. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

Subchapter A—General Rules and Regulations

[S. O. 520]

PART 95—CAR SERVICE

FREIGHT EMBARGO; APPOINTMENT OF PERMIT AGENT

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 21st day of May A. D. 1946.

It appearing, that upon request from the Director of the Office of Defense Transportation, and due to a labor dispute which may result in certain common carriers by railroad being unable to transport traffic offered to them so as to properly serve the public; the Commission is of the opinion that an emergency exists in all sections of the country requiring immediate action to best promote the service in the interest of the public and the commerce of the people; It is ordered, that:

(a) *Definition.* The term "common carrier by railroad" means any carrier by railroad or any express company subject to Part I of the Interstate Commerce Act, as amended.

(b) *General embargo.* From and after 4:00 o'clock p. m., Standard Time, on May 23, 1946, no common carrier by railroad shall accept for movement by rail, any carload, less-than-carload, or express traffic consigned, reconsigned, or to be reconsigned to any consignee at any destination in the United States, Mexico, or Canada, except under permit issued by the General Permit Agent hereinafter named, or by a permit agent duly designated by such General Permit Agent.

(c) *Permit agents.* Warren C. Kendall, Chairman, Car Service Division, Association of American Railroads, Washington, D. C., is hereby designated and appointed as General Permit Agent of the Interstate Commerce Commission, with full authority to issue or withhold the issuance of permits under this order, and to designate such permit agents on individual railroads as, in his judgment, may be necessary to act for him in the issuance or the withholding of permits. No permit shall be issued authorizing the acceptance of any shipment until the permit agent has obtained confirmed clearance from the handling line or lines and terminals that the shipment can be handled to destination.

(d) *Priorities.* Priorities in the issuance of permits and in the handling of traffic shall be given in the following order:

1. Food for human consumption; feed for animals.

2. Fuel, including coal, coke, coke by-products, gasoline, fuel oil, kerosene, lubricating oil, lubricating grease, petroleum wax, liquefied petroleum gas. Return of empty liquefied petroleum gas containers. Petroleum asphalt—when billed to manufacturing plants to be used as fuel or in the production of briquettes.

3. Medicines, drugs, soaps, surgical in-

struments, hospital, sickroom and drugists supplies.

4. Chemicals to be used for purification of water supply, sewage disposal, and for sanitary and public health requirements.

5. Newsprint.

6. Containers for food, medicines, drugs; and container materials consigned to manufacturers or processors.

7. Repair or replacement parts and supplies necessary to maintain essential transportation operations during the existence of the emergency.

8. Articles covered by express money classification when moving in express service.

9. Other commodities when transportation conditions will permit.

(e) *Application.* The provisions of this order shall apply to cars moving in intrastate and foreign commerce as well as interstate commerce.

(f) *Rules, regulations and practices suspended.* The operation of all rules, regulations, and practices insofar as they conflict with the provisions of this order, is hereby suspended.

(g) *Expiration date.* This order shall expire at 11:59 p. m., June 5, 1946, unless otherwise modified, changed, suspended or annulled by order of this Commission. (40 Stat. 101, sec. 402, 418, 41 Stat. 476, 485, secs. 4, 10, 54 Stat. 901, 912; 49 U.S.C. 1 (10)-(17), 15 (4))

It is further ordered, that a copy of this order and direction shall be served upon each State railroad regulatory body, upon all express companies subject to Part I of the Interstate Commerce Act, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-8768; Filed, May 23, 1946;
5:02 p. m.]

[S. O. 523]

PART 96—JOINT USE OF TERMINALS

PITTSBURG, SHAWMUT & NORTHERN RAILROAD CO.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 23d day of May A. D. 1946.

It appearing, that the United States District Court for the Western District of Pennsylvania, by order dated May 14, 1946, and the Supreme Court of the State of New York, County of Allegany, by order dated May 16, 1946, have permitted Thomas C. Buchanan and Robert C. Sproul, Jr., receivers for the Pittsburg, Shawmut and Northern Railroad Company, (a) to suspend operations of the Pittsburg, Shawmut and Northern Rail-

road Company north of Bolivar, N. Y., and to embargo all freight and traffic over said portion of the lines of said railroad, and (b) to suspend operations of the railroad south of Hyde, Penna., and to cancel the agreement with the Pittsburg & Shawmut Railroad Company providing for payment of a 10-cent per ton arbitrary charge on tonnage received from the Pittsburg & Shawmut Railroad, and to embargo such freight and traffic thereover as is, in their sound discretion, desirable or economical; and that by embargo of May 22, 1946, effective at once, the said railroad embargoed:

1. All freight consigned, reconsigned to or intended for consignees at the following stations in New York State: Wayland, Perkinsville, Rogersville, Stony Brook Glen, Moraine, Hornell, Webbs, Arkport, Canaseraga, Garwoods, Swains, Birdsall, Bennetts, County House, Angelica, Keeney, Belvidere, Friendship, Nile, Richburg, and the following stations in the State of Pennsylvania: Drummond, Hellen Mills, Brockport, Brockway.

2. All freight originating at stations on the P. S. & N. Railroad named in Paragraph No. 1.

3. All freight originating at or destined to all stations on the P. S. & N. Railroad or points beyond when routed via the D. L. & W. Railroad and Wayland; the Erie Railroad and Hornell, Friendship and Brockway; the B. & O. Railroad and Brockway, and the P. & S. Railroad and Erie Junction.

It further appearing, that on and after May 22, 1946, shippers and receivers of freight located on such portions of this common carrier authorized to be suspended will be without railroad service; that at one point on this common carrier (Hornell, N. Y.) terminal facilities are available for joint or common use by the Erie Railroad, its connecting carrier, and that shippers and receivers transporting traffic by way of Hornell, N. Y., should be accorded railroad service to the extent possible to do so; the Commission is of opinion that an emergency requiring immediate action exists at points in New York and Pennsylvania specified in paragraphs (b) hereof to properly serve the public interest: It is ordered, that:

(a) *Joint use of terminals on Pittsburg, Shawmut & Northern Railroad required.* Thomas C. Buchanan and Robert C. Sproul, Jr., Receivers of the Pittsburg, Shawmut & Northern Railroad, a common carrier by railroad subject to the Interstate Commerce Act, shall allow and permit, joint or common use of its terminals including main-line track or tracks for reasonable distance outside of such terminals at Hornell, N. Y., by the Erie Railroad Company, a common carrier by railroad subject to the Interstate Commerce Act, upon such terms as between the carriers as they may agree upon, or in the event of their disagreement, as the Commission may after subsequent hearing find to be just and reasonable.

(b) *Protection of through routes and joint rates required.* In view of the fact that on those portions of the Pittsburg, Shawmut & Northern Railroad Company via which operations have been author-

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ized to be suspended by the court, namely, north of Bolivar, N. Y., and south of Hyde, Penna., various through routes and joint rates exist, among which through routes is one with the Pittsburg & Shawmut Railroad via Erie Junction, Penna., one with the Baltimore & Ohio Railroad Company via Brockway, Penna., two with the Erie Railroad via Friendship and Hornell, N. Y., and one with the Delaware, Lackawanna & Western Railroad Company via Wayland, N. Y., which through routes and joint rates will not apply because of such cessation of operations, leaving available junctions with the Pennsylvania Railroad Company via Olean, N. Y., and St. Marys, Penna., and with the Erie Railroad Company at Hyde, Penna., said receivers of the P. S. & N. R. R. Co. shall protect the presently published rate via said remaining available junctions, and shall collect no other or different charge than they would have collected if in fact the traffic had moved through the junction points via which service is suspended; this requirement to apply as to both inbound and outbound traffic.

(c) *Application.* The provisions of this order shall apply to intrastate and foreign commerce as well as interstate commerce.

(d) *Rules, regulations and practices suspended.* The operation of all rules, regulations and practices insofar as they conflict with the provisions of this order, is hereby suspended.

(e) *Effective date.* This order shall become effective at 6:00 p. m., e. s. t., May 23, 1946.

(f) *Expiration date.* This order shall expire at 11:59 p. m., e. s. t., September 30, 1946, unless otherwise modified, changed, suspended, or annulled by order of this Commission. (40 Stat. 101, sec. 402, 418, 41 Stat. 476, 485, sec. 4, 10, 54 Stat. 901, 912; 49 U.S.C. 1 (10)-(17), 15 (4))

It is further ordered, that a copy of this order and direction shall be served upon the Public Service Commission of New York, Albany, N. Y., and the Pennsylvania Public Utilities Commission, Harrisburg, Pa., and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement and upon the receivers of the P. S. & N. R. R. Co., the Pittsburg & Shawmut Railroad Co., the B. & O. R. R. Co., the Erie R. R. Co., the Pennsylvania R. R. Co., and the D. L. & W. R. R. Co., and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-8787; Filed, May 24, 1946;
11:16 a. m.]

Subchapter B—Carriers by Motor Vehicle

Subchapter C—Carriers by Water

[S. O. 522]

PART 199—EMERGENCY AUTHORITY FOR
MOTOR CARRIERSPART 321—EMERGENCY AUTHORITY FOR
WATER CARRIERSMOTOR AND WATER CARRIERS; TEMPORARY
AUTHORITY AND RATES, PROPERTY

At a general session of the Interstate Commerce Commission, held at its office in Washington, D. C., on the 23d day of May A. D. 1946.

It appearing, that the stoppage in railroad transportation due to a strike of certain operating employees has necessitated the mobilization of all other transportation facilities to the extent such facilities may be utilized to a maximum degree to transport property; in the opinion of the Commission an emergency requiring immediate action exists in all sections of the country: It is ordered, that:

§ 199.1 *Motor carriers; temporary authority and rates, property*—(a) *Definition.* As used herein the term "carrier" means any carrier subject to, or which may engage in transportation subject to, Parts II or III of the Interstate Commerce Act.

(b) *Temporary authority.* Upon authorization to be obtained from an office of the Bureau of Motor Carriers of the Interstate Commerce Commission any carrier is hereby authorized during the transportation emergency to transport all property designated by the Director of the Office of Defense Transportation as of an emergency nature regardless of the scope of present operating authorities.

(c) *Applicable rates, fares, or charges.* Transportation of property pursuant to orders of the Director of the Office of Defense Transportation shall be (1) at the carrier's lawfully published rates, fares, or charges; or, (2) if the carrier does not have rates, fares, or charges filed with this Commission for the transportation of property to or from the points of origin and destination served by it, then the property shall be transported at the nearest comparable rate, fare, or charge published by common carriers of the same type parties to an agency tariff, naming rates applicable to or from the same points.

(d) *Effective date.* This order shall become effective at 4:01 p. m., May 23, 1946.

(e) *Expiration date.* This order shall expire at 11:59 p. m., June 5, 1946, unless extended or otherwise modified, changed, suspended or annulled by order of this Commission. (28 Stat. 643, 40 Stat. 101, 41 Stat. 476, 49 Stat. 552, 560, 561, 52 Stat. 1238, 54 Stat. 901, 923, 925, 935-937, 943, 946, 56 Stat. 176, 58 Stat. 827, 59 Stat. 658; 49 U.S.C. 1 (10)-(17), 22, 304 (e), (f), 308, 310a, 317 (a), 318 (a), 906 (d) and (e), 911 and 915)

§ 321.1 *Water carriers; temporary authority and rates, property*—(a) *Definition.* As used herein the term "carrier" means any carrier subject to, or which may engage in transportation subject to,

Parts II or III of the Interstate Commerce Act.

(b) *Temporary authority.* Upon authorization to be obtained from an office of the Bureau of Motor Carriers of the Interstate Commerce Commission any carrier is hereby authorized during the transportation emergency to transport all property designated by the Director of the Office of Defense Transportation as of an emergency nature regardless of the scope of present operating authorities.

(c) *Applicable rates, fares, or charges.* Transportation of property pursuant to orders of the Director of the Office of Defense Transportation shall be (1) at the carrier's lawfully published rates, fares, or charges; or, (2) if the carrier does not have rates, fares, or charges filed with this Commission for the transportation of property to or from the points of origin and destination served by it, then the property shall be transported at the nearest comparable rate, fare, or charge published by common carriers of the same type parties to an agency tariff, naming rates applicable to or from the same points.

(d) *Effective date.* This order shall become effective at 4:01 p. m., May 23, 1946.

(e) *Expiration date.* This order shall expire at 11:59 p. m., June 5, 1946, unless extended or otherwise modified, changed, suspended or annulled by order of this Commission. (28 Stat. 643, 40 Stat. 101, 41 Stat. 476, 49 Stat. 552, 560, 561, 52 Stat. 1238, 54 Stat. 901, 923, 925, 935-937, 943, 946, 56 Stat. 176, 58 Stat. 827, 59 Stat. 658; 49 U.S.C. 1 (10)-(17), 22, 304 (e), (f), 308, 310a, 317 (a), 318 (a), 906 (d) and (e), 911 and 915)

It is further ordered, That notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-8770; Filed, May 23, 1946;
5:02 p. m.]

[S. O. 521]

PART 199—EMERGENCY AUTHORITY FOR
MOTOR CARRIERSPART 321—EMERGENCY AUTHORITY FOR
WATER CARRIERSMOTOR AND WATER CARRIERS; TEMPORARY
AUTHORITY AND RATES; PASSENGERS

At a general session of the Interstate Commerce Commission, held at its office in Washington, D. C., on the 23d day of May A. D. 1946.

It appearing, that the stoppage in railroad transportation due to a strike of certain operating employees has necessitated the mobilization of all other transportation facilities to the extent such facilities may be utilized to a maximum degree to transport persons; in the opinion of the Commission an emergency requiring immediate action exists in all

sections of the country: It is ordered, that:

§ 199.2 Motor carriers; temporary authority and rates; passengers—(a) Definition. As used herein the term "carrier" means any carrier subject to, or which may engage in transportation subject to, Parts II or III of the Interstate Commerce Act.

(b) **Temporary authority.** Upon authorization to be obtained from an office of the Bureau of Motor Carriers of the Interstate Commerce Commission any carrier is hereby authorized during the transportation emergency to transport all persons designated by the Director of the Office of Defense Transportation as of an emergency nature regardless of the scope of present operating authorities.

(c) **Applicable rates, fares, or charges.** Transportation of persons pursuant to orders of the Director of the Office of Defense Transportation shall be (1) at the carrier's lawfully published rates, fares, or charges; or, (2) if the carrier does not have rates, fares, or charges filed with this Commission for the transportation of persons to or from the points of origin and destination served by it, then the persons shall be transported at the nearest comparable rate, fare, or charge published by common carriers of the same type parties to an agency tariff, naming rates applicable to or from the same points.

(d) **Effective date.** This order shall become effective at 4:01 p. m., May 23, 1946.

(e) **Expiration date.** This order shall expire at 11:59 p. m., June 5, 1946, unless extended or otherwise modified, changed, suspended or annulled by order of this Commission. (23 Stat. 643, 40 Stat. 101, 41 Stat. 476, 49 Stat. 552, 560, 561; 52 Stat. 1238; 54 Stat. 901, 923, 925, 935-937, 943, 946; 56 Stat. 176, 58 Stat. 827, 59 Stat. 658; 49 U.S.C. 1, (10)-(17), 22, 304 (e), (f), 308, 310a, 317 (a), 318 (a), 906 (d), and (e), 911 and 915)

§ 321.2 Water carriers; temporary authority and rates, passengers—(a) Definition. As used herein the term "carrier" means any carrier subject to, or which may engage in transportation subject to, Parts II or III of the Interstate Commerce Act.

(b) **Temporary authority.** Upon authorization to be obtained from an office of the Bureau of Motor Carriers of the Interstate Commerce Commission any carrier is hereby authorized during the transportation emergency to transport all persons designated by the Director of the Office of Defense Transportation as of an emergency nature regardless of the scope of present operating authorities.

(c) **Applicable rates, fares, or charges.** Transportation of persons pursuant to orders of the Director of the Office of Defense Transportation shall be (1) at the carrier's lawfully published rates, fares, or charges; or, (2) if the carrier does not have rates, fares, or charges filed with this Commission for the transportation of persons to or from the points of origin and destination served by it, then the persons shall be transported at the nearest comparable rate, fare, or

charge published by common carriers of the same type parties to an agency tariff, naming rates applicable to or from the same points.

(d) **Effective date.** This order shall become effective at 4:01 p. m., May 23, 1946.

(e) **Expiration date.** This order shall expire at 11:59 p. m., June 5, 1946, unless extended or otherwise modified, changed, suspended or annulled by order of this Commission. (23 Stat. 643, 40 Stat. 101, 41 Stat. 476, 49 Stat. 552, 560, 561, 52 Stat. 1238, 54 Stat. 901, 923, 925, 935-937, 943, 946, 56 Stat. 176, 58 Stat. 827, 59 Stat. 658; 49 U.S.C. 1, (10)-(17), 22, 304 (e), (f), 308, 310a, 317 (a), 318 (a), 906 (d), and (e), 911 and 915)

It is further ordered, that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-8769; Filed, May 23, 1946;
5:02 p. m.]

shall be applicable only in the continental United States.

§ 500.102 Definitions. As used in §§ 500.100 to 500.103, inclusive:

(a) The term "rail carrier" means any common carrier by railroad which transports passengers or property for compensation.

(b) The term "continental United States" means the forty-eight States and the District of Columbia.

§ 500.103 Communications. Communications concerning §§ 500.100 to 500.103, inclusive, should refer to "General Order ODT 66" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

This General Order ODT shall become effective at 4 o'clock p. m., May 23, 1946, and shall remain in full force and effect until further order of the Office of Defense Transportation.

Issued at Washington, D. C., this 23d day of May, 1946.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

[F. R. Doc. 46-8776; Filed, May 23, 1946;
5:11 p. m.]

[Gen. Order ODT 61]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

RESTRICTIONS UPON MOTOR CARRIERS OF PROPERTY FOR COMPENSATION

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, Executive Order 9156, and Executive Order 9729, in order to conserve and providently utilize vital transportation equipment, materials and supplies; to provide for the preferential transportation of material of war; and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; and it being deemed necessary in the public interest and to promote the national defense, by reason of the short supply of domestic transportation equipment and facilities, to regulate, allocate, and promote the use of passenger train equipment for the preferential transportation of United States mail, it is hereby ordered, that:

Sec.

500.100 Transportation of United States mail.

500.101 Applicability.

500.102 Definitions.

500.103 Communications.

AUTHORITY: §§ 500.100 to 500.103, inclusive, issued under Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9729, 11 F.R. 5641.

§ 500.100 Transportation of United States mail. Each rail carrier operating passenger train schedules shall give preference and priority to the transportation of United States mail, and where necessary to accord such preference and priority, shall limit or restrict the number of passengers transported on any passenger train operated by such carrier.

§ 500.101 Applicability. The provisions of §§ 500.100 to 500.103, inclusive,

Sec.
501.530 Restrictions upon motor carrier operations.

501.531 Application for temporary authority; leasing of trucks.

501.532 Directions relating to increase of equipment.

501.533 Utilization of driver or helper or lessor.

501.534 Utilization of excess truck capacity.

501.535 Joint action by motor carriers.

501.536 Construction of order.

501.537 Special or general permits.

501.538 Applicability.

501.539 Definitions.

501.540 Communications.

AUTHORITY: §§ 501.530 to 501.540, inclusive, issued under Title III of the Second War

Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9729, 11 F.R. 5641.

§ 501.530 Restrictions upon motor carrier operations. Except as otherwise provided herein, no motor carrier shall accept for transportation, or transport, in over-the-road service, any property other than that specified in Appendix 1, attached hereto.

§ 501.531 Application for temporary authority; leasing of trucks. Every motor carrier engaged in the transportation of property in over-the-road service which is not authorized under existing certificate, permit, license, or other authority to transport property of the kinds or classes specified in Appendix 1 is hereby authorized to apply to the appropriate regulatory body or bodies for temporary or emergency authority to transport such property, or kinds or classes thereof, over the routes or in the territory normally served by it, or to make its motortruck equipment available under lease or other arrangement to motor carriers having authority to transport such property, or kinds or classes thereof, in over-the-road service to the extent that such property or kinds or classes thereof can be efficiently and safely transported in such motortruck equipment.

§ 501.532 Directions relating to increase of equipment. Every motor carrier authorized to transport property specified in Appendix 1 in over-the-road service is hereby directed to endeavor in good faith to increase its motor truck equipment, whenever needed to accomplish the purposes of §§ 501.530 to 501.540, inclusive, through the acquisition of available idle equipment under lease or other arrangement.

§ 501.533 Utilization of driver or helper of lessor. In leasing a motor truck for the purpose of complying with the requirements of §§ 501.530 to 501.540, inclusive, the lessee motor carrier, wherever practicable, shall utilize the services of the driver regularly employed by the lessor in connection with its operation. The services of such driver, or any helper, shall be utilized without transfer of either to the lessee's payroll, and in so utilizing the motor truck the lessee shall assume direction and control thereof and full responsibility to the public, shippers, and consignees for its operation. The lessor shall be responsible for the deduction and payment of payroll deductions, tax withholdings, taxes, assessments, premiums, and other payments due by reason of the payment of wages or other earnings to the driver or any helper utilized in operation of the leased motor truck without transfer to the lessee's payroll.

§ 501.534 Utilization of excess truck capacity. Any motor carrier having unutilized and available truck capacity, after accepting and providing for motor truck transportation of all shipments of property of the kinds specified in Appendix 1 tendered to it for transportation in over-the-road service is hereby author-

ized to use such unutilized and available truck capacity for the transportation in over-the-road service of property other than that specified in Appendix 1.

§ 501.535 Joint action by motor carriers. Motor carriers are directed, whenever practicable, to formulate and place into effect plans for joint action designed to accomplish the purposes of §§ 501.530 to 501.540, inclusive, by one or more of the methods described below:

(a) Alternate, stagger, or coordinate schedules between two or more points.

(b) Reciprocally exchange shipments of property between two or more points.

(c) Pool traffic, revenues, or both, between two or more points.

(d) Jointly load for transportation or operate a motor truck or trucks between two or more points.

(e) Divert traffic, operate joint terminals, or joint pickup or delivery vehicles.

(f) Establish arrangements with other carriers for the interchange of equipment.

(g) Appoint one of their own number or any other carrier to act as its or their individual, common, or joint agent, to concentrate, receive, load, forward, unload, distribute, and deliver property; receive, account for, and distribute gross or net revenues therefrom; or otherwise handle or conduct the carriers' business as motor carriers of property upon just and reasonable terms and conditions.

§ 501.536 Construction of order. (a) The provisions of §§ 501.530 to 501.540, inclusive, shall not be so construed or applied as to require any motor carrier to perform any transportation service, the performance of which by it is not authorized or sanctioned by law, or to render any such service beyond its transportation capacity.

(b) Nothing in §§ 501.530 to 501.540, inclusive, shall be construed to require the loading of a motor truck to such an extent that the gross weight of the truck would exceed the actual safe capacity of any bridge or other structure en route, as determined by local or State authorities, or will exceed the maximum gross weight limitations prescribed by the applicable State law, proclamation, or regulation, Federal statute, or Executive order, whichever is currently controlling.

§ 501.537 Special or general permits. The provisions of §§ 501.530 to 501.540, inclusive, shall be subject to any special or general permit issued by the Office of Defense Transportation to meet specific needs or exceptional circumstances or to prevent undue public hardships.

§ 501.538 Applicability. The provisions of §§ 501.530 to 501.540, inclusive, shall be applicable only in the continental United States.

§ 501.539 Definitions. As used in §§ 501.530 to 501.540, inclusive:

(a) The term "person" means any individual, partnership, corporation, association, joint stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative.

(b) The term "motor carrier" means any person which engages in the trans-

portation of property by motor truck for compensation.

(c) The term "property" means anything, except persons, capable of being transported by motor truck.

(d) The term "motor truck" means either (1) a straight truck, (2) a combination truck tractor and semi trailer, (3) a full trailer, (4) or any combination thereof, or (5) any other rubber-tired vehicle propelled or drawn by mechanical power when used in the transportation of property, other than a motor vehicle engaged primarily in the transportation of persons, but shall not include (i) any motor truck of 12,000 pounds or less gross vehicle weight, (ii) any low-bed motor truck, (iii) any motor truck the primary carrying capacity of which is occupied by mounted machinery, or (iv) any other motor truck the load bearing space of which is not suitable for the efficient and safe transportation of property of kinds or classes specified in Appendix 1 attached hereto.

(e) The term "over-the-road service" means all operations of a motor truck except (1) those within an area which includes any municipality or urban community and a zone extending 25 air miles from the boundaries thereof, (2) those within and between contiguous municipalities or urban communities, and (3) those not more than 25 miles in length.

(f) The term "continental United States" means the forty-eight States and the District of Columbia.

§ 501.540 Communications. Communications concerning §§ 501.530 to 501.540, inclusive, should refer to "General Order ODT 61" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

This General Order ODT 61 shall become effective at 4 o'clock p. m., May 23, 1946, and shall remain in full force and effect until further order of the Office of Defense Transportation.

Issued at Washington, D. C., this 23d day of May 1946.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX I

LIST OF PROPERTY IN RESPECT OF WHICH PRIORITY SHALL BE GIVEN. THE ORDER IN WHICH ITEMS OF PROPERTY ARE LISTED DOES NOT ESTABLISH ANY PRECEDENCE AMONG THE ITEMS

Food for human consumption.

Feed for animals and poultry, not including hay and straw.

Seeds for food products and livestock feed.

Livestock and live poultry.

Fuel, including coal, coke, charcoal, crude petroleum, and coke oven byproducts. Petroleum coke, gasoline, fuel oil, kerosene, lubricating oils, lubricating grease, and liquefied petroleum gas.

United States mail.

Medicines, drugs, surgical instruments and surgical dressings, hospital and sick-room supplies.

Liquid chlorine, alum, lime, sulphate of iron, soda ash and similar chemicals to be used for purification of municipal water supply or sewerage disposal; also return empty cylinders.

Chemicals used for sanitation and public health, milk processing and food processing.

Insecticides and fungicides.

Repair or replacement parts and supplies necessary to maintain essential transportation during the existence of the emergency.

Equipment, supplies, and repair parts for public utilities.

Printing paper, including newsprint, printing ink. Newspapers and magazines.

Containers and necessary packaging material for food and drugs.

[F. R. Doc. 46-8771; Filed, May 23, 1946; 5:09 p. m.]

[Gen. Order ODT 62]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

PRIVATE MOTOR CARRIERS OF PROPERTY

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, Executive Order 9156, and Executive Order 9729, in order to conserve and prudently utilize vital transportation equipment, materials, and supplies; to provide for the preferential transportation of material of war, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; and it being deemed necessary in the public interest and to promote the national defense, by reason of the short supply of domestic transportation facilities to regulate, allocate, and promote the use and distribution of such transportation facilities among essential activities, it is hereby ordered, that:

Sec.

- 501.550 Joint action by private motor carriers of property.
- 501.551 Directions to lease motor trucks.
- 501.552 Construction of order.
- 501.553 Applicability.
- 501.554 Definitions.
- 501.555 Communications.

AUTHORITY: §§ 501.550 to 501.555, inclusive, issued under Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9729, 11 F.R. 5641.

§ 501.550 Joint action by private motor carriers of property. Private motor carriers of property are directed to formulate among themselves and place in effect whenever practicable plans for joint action designed to accomplish the purposes of §§ 501.550 to 501.555, inclusive, by one or more of the following methods:

(a) Reciprocally exchange shipments of property between two or more points;

(b) Pool traffic between two or more points;

(c) Jointly load for transportation, or operate, or both, one or more motor trucks;

(d) Operate joint terminals or joint pick-up and delivery vehicles;

(e) Establish arrangements with other private carriers for the interchange of motor trucks and equipment; or

(f) Appoint one of their own number to act as its or their individual, common, or joint agent to concentrate, receive, load, forward, unload, distribute, and deliver property; distribute or allocate costs and expenses of joint action, or

otherwise handle or conduct the carriers' activities as such carriers upon just and reasonable terms.

§ 501.551 Directions to lease motor trucks. (a) Every private motor carrier of property is directed to endeavor in good faith to lease any of its serviceable motor trucks when idle to, or to make such trucks when idle available by any other arrangement for use by, motor carriers of property whether common, contract, or private, for the transportation in over-the-road service of any property specified in Appendix 1 attached hereto; *Provided, however,* That it shall not be necessary to so lease or make available any truck which is not reasonably suitable for such purpose.

(b) In leasing a motor truck for the purpose of complying with the requirements of §§ 501.550 to 501.555, inclusive, the lessee motor carrier, wherever practicable, shall utilize the services of the driver regularly employed by the lessor in connection with its operation. The services of such driver, or any helper, shall be utilized without transfer of either to the lessee's payroll, and in so utilizing the motor truck the lessee shall assume direction and control thereof and full responsibility to the public and, in the cases of carriers for compensation, to shippers and consignees, for the operation of the leased motor truck. The lessor shall be responsible for the deduction and payment of payroll deductions, tax withholdings, taxes, assessments, premiums, and other payments due by reason of the payment of wages or other earnings to the driver or any helper utilized in operation of the leased motor truck without transfer to the lessee's payroll.

§ 501.552 Construction of order. (a) The provisions of §§ 501.550 to 501.555, inclusive, shall not be so construed or applied as to require any motor carrier to perform any transportation service, the performance of which by it is not authorized or sanctioned by law, or to render any such service beyond its transportation capacity.

(b) Nothing in §§ 501.550 to 501.555, inclusive, shall be construed to require the loading of a motor truck to such an extent that the gross weight of the truck would exceed the actual safe capacity of any bridge or other structure en route, as determined by local or State authorities, or will exceed the maximum gross weight limitations prescribed by the applicable State law, proclamation, or regulation, Federal statute, or Executive Order, whichever is currently controlling.

§ 501.553 Applicability. The provisions of §§ 501.550 to 501.555, inclusive, shall be applicable only in the continental United States.

§ 501.554 Definitions. As used in §§ 501.550 to 501.555, inclusive:

(a) The term "person" means any individual, partnership, corporation, association, joint stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative.

(b) The term "private carrier" means any person which engages in the trans-

portation of property by motor truck other than a person which engages in such transportation for compensation.

(c) The term "property" means anything, except persons, capable of being transported by motor truck.

(d) The term "motor truck" means either (1) a straight truck, (2) a combination truck tractor and semi-trailer, (3) a full trailer, (4) or any combination thereof, or (5) any other rubber-tired vehicle propelled or drawn by mechanical power when used in the transportation of property, other than a motor vehicle engaged primarily in the transportation of persons, but shall not include (i) any motor truck of 12,000 pounds or less gross vehicle weight, (ii) any low-bed motor truck, (iii) any motor truck the primary carrying capacity of which is occupied by mounted machinery; or (iv) any other motor truck the load bearing space of which is not suitable for the efficient and safe transportation of property of kinds or classes specified in Appendix 1 attached hereto.

(e) The term "over-the-road service" means all operations of a motor truck except (1) those within an area which includes any municipality or urban community and a zone extending 25 air miles from the boundaries thereof, (2) those within and between contiguous municipalities or urban communities, and (3) those not more than 25 miles in length.

(f) The term "continental United States" means the forty-eight States and the District of Columbia.

§ 501.555 Communications. Communications concerning §§ 501.550 to 501.555, inclusive, should refer to "General Order ODT 62" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

This General Order ODT 62 shall become effective at 4 o'clock p. m., May 23, 1946, and shall remain in full force and effect until further order of the Office of Defense Transportation.

Issued at Washington, D. C., this 23d day of May 1946.

J. M. JOHNSON,

Director,

Office of Defense Transportation.

APPENDIX 1

LIST OF PROPERTY IN RESPECT OF WHICH PRIORITY SHALL BE GIVEN. THE ORDER IN WHICH ITEMS OF PROPERTY ARE LISTED DOES NOT ESTABLISH ANY PRECEDENCE AMONG THE ITEMS

Food for human consumption.

Feed for animals and poultry, not including hay and straw.

Seeds for food products and livestock feed.

Livestock and live poultry.

Fuel, including coal, coke, charcoal, crude petroleum, and coke oven by-products.

Petroleum, coke, gasoline, fuel oil, kerosene, lubricating oils, lubricating grease, and liquefied petroleum gas.

United States mail.

Medicines, drugs, surgical instruments and surgical dressings, hospital and sick-room supplies.

Liquid chlorine, alum, lime, sulphate of iron, soda ash and similar chemicals to be used for purification of municipal water supply or sewerage disposal; also return empty cylinders.

FEDERAL REGISTER, Saturday, May 25, 1946

Chemicals used for sanitation and public health, milk processing and food processing.

Insecticides and fungicides.

Repair or replacement parts and supplies necessary to maintain essential transportation operations during the existence of the emergency.

Equipment, supplies, and repair parts for public utilities.

Printing paper, including newsprint, printing ink. Newspapers, and magazines.

Containers and necessary packaging material for food and drugs.

[F. R. Doc. 46-8772; Filed, May 23, 1946; 5:09 p. m.]

[Gen. Order ODT 63]

PART 501—CONSERVATION OF MOTOR EQUIPMENT

INTERCITY COMMON CARRIERS OF PASSENGERS BY BUS

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, Executive Order 9156, and Executive Order 9729, in order to conserve and providently utilize vital transportation equipment, materials, and supplies, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war; and it being deemed necessary in the public interest and to promote the national defense, by reason of the short supply of domestic transportation facilities, to regulate, allocate, and promote the use and distribution of rubber-borne transportation facilities among essential activities, it is hereby ordered, that:

Sec.

- 501.570 Joint action by intercity carriers.
- 501.571 Directions relating to increase of equipment.
- 501.572 Construction of order.
- 501.573 Applicability.
- 501.574 Definitions.
- 501.575 Communications.

AUTHORITY: §§ 501.570 to 501.575, inclusive, issued under Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9729, 11 F.R. 5641

§ 501.570 *Joint action by intercity carriers.* Common carriers of passengers by bus engaged in intercity service are directed, wherever practicable, to formulate and place into effect plans for joint action designed to accomplish the purposes of this order by one or more of the methods described below:

- (a) Pooling or joint use of equipment or other facilities;
- (b) Pooling or division of traffic, service, or revenues;
- (c) Alternation, staggering, or coordination of schedules between any two or more points;
- (d) Mutual honoring of one another's tickets at the option of the passenger; and
- (e) Lease, exchange, or joint use of operating rights.

§ 501.571 *Directions relating to increase of equipment.* Every intercity common carrier of passengers by bus is

hereby directed to endeavor in good faith to increase its motor bus equipment wherever needed to accomplish the purposes of §§ 501.570 to 501.575, inclusive, through the acquisition of available idle equipment under lease or other arrangement.

§ 501.572 *Construction of order.* (a) The provisions of §§ 501.570 to 501.575, inclusive, shall not be so construed or applied as to require any common or contract carrier of passengers by motor bus to perform any transportation service the performance of which by it is not authorized or sanctioned by law, or to render any such service beyond its transportation capacity.

(b) Nothing in §§ 501.570 to 501.575, inclusive, shall be construed to require the loading of a bus to such an extent that the gross weight of the bus will exceed the actual safe capacity of any bridge or other structure en route as determined by local or State authorities, or will exceed the maximum gross weight limitations prescribed by the applicable State law, proclamation, or regulation, Federal statute, or Executive Order, whichever is currently controlling.

§ 501.573 *Applicability.* The provisions of §§ 501.570 to 501.575, inclusive, shall be applicable only in the continental United States.

§ 501.574 *Definitions.* As used in §§ 501.570 to 501.575, inclusive:

(a) The term "person" means any individual, partnership, corporation, association, joint stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative.

(b) The term "bus" means any rubber-tired vehicle propelled or drawn by mechanical power, used in the transportation of passengers and having a capacity of 10 or more passengers.

(c) The term "intercity service" means all bus operations except (1) those wholly within any municipality or urban community and a zone extending 15 air miles from the boundaries thereof, or between contiguous municipalities or urban communities, or (2) round-trip schedules on which the average revenue per passenger carried is not more than 35 cents, or (3) round-trip schedules whose principal traffic consists of the movement of workers en route between their homes and their places of employment, or the movement of persons between military or naval establishments and nearby municipalities or urban communities.

(d) The term "continental United States" means the forty-eight States and the District of Columbia.

§ 501.575 *Communications.* Communications concerning §§ 501.570 to 501.575, inclusive, should refer to "General Order ODT 63" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

This General Order ODT 63 shall become effective at 4 o'clock, p. m., May 23, 1946, and shall remain in full force and effect until further order of the Office of Defense Transportation.

Issued at Washington, D. C., this 23d day of May 1946.

J. M. JOHNSON,
Director,

Office of Defense Transportation.

[F. R. Doc. 46-8773; Filed, May 23, 1946; 5:10 p. m.]

[Administrative Order ODT 31]

PART 503—ADMINISTRATION

DELEGATION OF AUTHORITY

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, Executive Order 9156, and Executive Order 9729, it is hereby ordered, that:

§ 503.520 *Delegation of authority to issue general or special permits under §§ 501.530 to 501.540, inclusive, of this chapter (General Order ODT 61).* (a) The Director of the Bureau of Motor Carriers of the Interstate Commerce Commission is hereby authorized as Agent of the Office of Defense Transportation to issue, in his discretion, general or special permits as provided in § 501.537 of this chapter (General Order ODT 61), or as such section may hereafter be amended, revised, or reissued.

(b) Each District Director and each District Supervisor of the Bureau of Motor Carriers of the Interstate Commerce Commission is hereby authorized as Agent of the Office of Defense Transportation to issue, in his discretion, special permits as provided in § 501.537 of this chapter (General Order ODT 61), or as such section may hereafter be amended, revised, or reissued.

(c) The exercise of the powers and authority conferred hereby shall be subject to the general control and supervision of the Director of the Office of Defense Transportation and the Director, Highway Transport Department, Office of Defense Transportation.

This Administrative Order ODT 31 shall become effective on May 23, 1946, and shall remain in full force and effect until further order of the Office of Defense Transportation.

(Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; E.O. 9729, 11 F.R. 5641)

Issued at Washington, D. C., this 23d day of May, 1946.

J. M. JOHNSON,
Director,

Office of Defense Transportation.

[F. R. Doc. 46-8777; Filed, May 23, 1946; 5:11 p. m.]

[Gen. Order ODT 65]

PART 505—DIRECTION OF AIR TRANSPORT TRAFFIC

RESTRICTIONS UPON COMMERCIAL CARRIERS BY AIR

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, and

Executive Order 9729, in order to conserve and providently utilize vital transportation equipment, materials, and supplies, to provide for the preferential transportation of material of war, and to provide for the prompt and continuous movement of necessary traffic, the attainment of which purposes is essential to the successful prosecution of the war, and it being necessary in the public interest and to promote the national defense, by reason of the short supply of domestic transportation facilities, to limit the use of air transportation facilities in nonessential activities, and to regulate, allocate, and promote the use and distribution of such transportation equipment and facilities among essential activities, it is hereby ordered, that:

- Sec.
- 505.1 Restrictions upon commercial air traffic.
- 505.2 Cancellation of reservations, etc.
- 505.3 Utilization of excess aircraft capacity or air lift.
- 505.4 Aircraft to be made available.
- 505.5 Control of aircraft, aircraft capacity or air lift.
- 505.6 New or increased overseas or foreign services.
- 505.7 Delegation of authority.
- 505.8 Applicability.
- 505.9 Definitions.
- 505.10 Communications.

AUTHORITY: §§ 505.1 to 505.10, inclusive, issued under Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 8 F.R. 6725, 8 F.R. 14183; E.O. 9729, 11 F.R. 5641.

§ 505.1 Restrictions upon commercial air traffic. Except as otherwise provided herein, no commercial carrier by air shall transport by aircraft any passengers or property other than as specified in Appendix 1, attached hereto or as the same may be amended from time to time.

§ 505.2 Cancellation of reservations, etc. Each commercial carrier by air shall forthwith cancel such reservations, contracts and arrangements for the transportation of passengers or property, and take such other action, as may be necessary, to carry out the provisions and purposes of §§ 505.1 to 505.10, inclusive.

§ 505.3 Utilization of excess aircraft capacity or air lift. Whenever any commercial carrier by air has unutilized and available aircraft capacity or air lift after accepting and providing for the transportation by air of all passengers and shipments of property of the kinds and classes specified in Appendix 1, attached hereto, or as the same may be amended from time to time, presenting themselves, or tendered, to it for transportation by air, such carrier is hereby authorized to use such unutilized and available capacity or air lift for the transportation of passengers or property other than specified in said Appendix 1.

§ 505.4 Aircraft to be made available. Each commercial carrier by air shall make available all aircraft at its disposal for the transportation of passengers or property of the kinds or classes specified in Appendix 1 hereto attached, or as the same may be amended from time to time,

and in the event that such carrier is for any reason unable to utilize such aircraft for such transportation, such carriers shall make such aircraft available through lease or other arrangement to other commercial carriers by air for such transportation.

§ 505.5 Control of aircraft, aircraft capacity or air lift. Whenever the Office of Defense Transportation deems it necessary in the public interest and to promote the national defense, any person having possession or control of any aircraft, aircraft capacity or air lift, notwithstanding any contract, charter, sub-charter, lease, or other commitment, express or implied, with respect to the use or operation of such aircraft, capacity or air lift, shall cause the same (a) to be operated or utilized in such manner, for such purposes, and between such points, or (b) to be utilized, chartered, leased, or rented by any such person to such other person or persons, as the Office of Defense Transportation shall from time to time direct. Unless the interested parties agree upon the amount of compensation payable for the use of any such aircraft, capacity or air lift so directed to be utilized, chartered, leased, or rented, or unless the amount of such compensation shall have been determined by a Federal or State agency having jurisdiction in the premises, such compensation shall be in an amount determined by the Office of Defense Transportation to be just and equitable, subject to any applicable maximum or minimum price established by any competent governmental authority.

§ 505.6 New or increased overseas or foreign services. No commercial carrier by air shall inaugurate any new services or schedules or increase its schedules or services, between any point in continental United States and any point outside thereof, without the prior approval of the Director, Airways Transport Department, Office of Defense Transportation.

§ 505.7 Delegation of authority. The Director, Airways Transport Department, Office of Defense Transportation, is hereby authorized to exercise all power and authority vested in the Office of Defense Transportation or the Director thereof to carry out the purposes and intent of §§ 505.1 to 505.10, inclusive, and to issue such orders, rules, regulations, permits, directives or instructions and take such other action as he may deem necessary or advisable from time to time to carry out such purposes and intent, and the provisions of this order shall be subject thereto.

§ 505.8 Applicability. The provisions of §§ 505.1 to 505.10, inclusive, shall apply only to transportation by aircraft between points in continental United States.

§ 505.9 Definitions. As used in §§ 505.1 to 505.10, inclusive:

(a) The term "person" means any individual, partnership, corporation, association, joint stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative.

(b) The term "commercial carrier by air" means any person who or which is a citizen of the United States, as defined in the Civil Aeronautics Act of 1938, as amended, and who or which engages in the transportation of passengers, or property, or both, by aircraft for compensation.

(c) The term "aircraft" means any aircraft which is used or capable of being used, or intended to be used as a means of transportation by air and which is lawfully authorized to be so used.

(d) The term "property" means anything, except persons, capable of being transported by aircraft.

(e) The term "continental United States" means the forty-eight States and the District of Columbia.

§ 505.10 Communications. Communications concerning §§ 505.1 to 505.10, inclusive, should refer to "General Order ODT 65" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

This General Order ODT 65 shall become effective at 4:00 o'clock p. m., May 23, 1946, and shall remain in full force and effect until further order of the Office of Defense Transportation.

Issued at Washington, D. C., this 23d day of May 1946.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1

LIST OF PROPERTY IN RESPECT OF WHICH PRIORITY SHALL BE GIVEN. THE ORDER IN WHICH ITEMS OF PROPERTY ARE LISTED DOES NOT ESTABLISH ANY PRECEDENCE AMONG THE ITEMS

Food for human consumption.
Seeds for food products and livestock feed.
Mail.
Medicines, drugs, surgical instruments and surgical dressings, hospital and sick-room supplies.
Chemicals and repair or replacement parts necessary for sanitation and public health, milk processing and food processing.
Insecticides and fungicides for emergency needs.
Repair or replacement parts and supplies necessary to maintain essential transportation operations during the existence of the emergency.
Communications equipment, supplies, and repair parts necessary to maintain essential services during the existence of the emergency.
Equipment, supplies, and repair parts for public utilities necessary to maintain essential services during the existence of the emergency.

[F. R. Doc. 46-8775; Filed, May 23, 1946; 5:10 p. m.]

[Gen. Order ODT 64]

PART 506—CONSERVATION OF WATER EQUIPMENT

RESTRICTION UPON TRANSPORTATION OF PROPERTY BY CARRIERS BY WATER

Pursuant to Title III of the Second War Powers Act, 1942, as amended, Executive Order 8989, as amended, and Executive Order 9729, in order to conserve and providently utilize vital transportation equipment, materials, and

supplies; to provide for the preferential transportation of material of war and for the prompt and continuous movement of other necessary traffic, the attainment of which purposes is essential to the war effort; and it being deemed necessary in the public interest and to promote the national defense, by reason of the short supply of domestic transportation equipment and facilities, to regulate, allocate, and promote the use and distribution among essential activities of the transportation equipment and facilities of carriers by water, it is hereby ordered, that:

Sec.

506.1 Control of vessels.

506.2 Restrictions on operations of carriers by water.

506.3 Directions to charter vessels.

506.4 Joint action by carriers by water.

506.5 Utilization of excess cargo space.

506.6 Construction of order.

506.7 Special and general permits.

506.8 Applicability.

506.9 Definitions.

506.10 Communications.

AUTHORITY: §§ 506.1 to 506.10, inclusive, issued under Title III of the Second War Powers Act, 1942, as amended, 56 Stat. 177, 50 U.S.C. App. 633, 58 Stat. 827, 59 Stat. 658; E.O. 8989, as amended, 6 F.R. 6725, 8 F.R. 14183; E.O. 9729, 11 F.R. 5641.

§ 506.1 *Control of vessels.* Whenever the Office of Defense Transportation deems it necessary in the public interest and to promote the national defense, any person having possession or control of any vessel, notwithstanding any contract, charter, subcharter, lease, or other commitment, express or implied, with respect to the use or operation of such vessel, shall cause such vessel (a) to be operated in such manner, for such purposes, and between such points and ports, or (b) to be chartered, leased or rented by any such person to such other person or persons, as the Office of Defense Transportation shall from time to time direct. Unless the interested parties agree upon the amount of compensation payable for the use of any such vessel, so directed to be chartered, leased, or rented, or unless the amount of such compensation shall have been determined by a Federal or State agency having jurisdiction in the premises, such compensation shall be in an amount determined by the Office of Defense Transportation to be just and equitable, subject to any applicable maximum or minimum price established by any competent governmental authority.

§ 506.2 *Restrictions on operations of carriers by water.* Except as otherwise provided herein, no carrier by water shall accept for transportation or transport any property other than property specified in Appendix 1 attached hereto.

§ 506.3 *Directions to charter vessels.* Each carrier by water, including any private carrier by water, is directed to endeavor in good faith to charter or lease any of its vessels, when idle, or by any other arrangement, to make such vessels, when idle, available for use by any other carrier by water, whether common, contract, or private, for the transportation of any property specified in Appendix 1 attached hereto.

§ 506.4 *Joint action by carriers by water.* Carriers by water, including private carriers by water, are hereby directed wherever practicable to formulate and place into effect plans for joint action with other carriers designed to accomplish the purposes of §§ 506.1 to 506.10, inclusive, by one or more of the methods described below:

(a) Alternate, stagger, or coordinate schedules between two or more points;

(b) Reciprocally exchange shipments of property between two or more points;

(c) Pool traffic, revenues, or both, between two or more points;

(d) Establish arrangements with other carriers for interchanging or pooling equipment.

§ 506.5 *Utilization of excess cargo space.* Any carrier by water having unutilized cargo space in any vessel after accepting and providing for the transportation of all shipments of property of the kinds and classes specified in Appendix 1 tendered to it for transportation, is hereby authorized to use such unutilized and available cargo space for the transportation of property other than that specified in Appendix 1.

§ 506.6 *Construction of order.* The provisions of §§ 506.1 to 506.10, inclusive, shall not be so construed or applied as to authorize or require any carrier by water to perform any transportation service, the performance of which by it is not authorized or sanctioned by law, or to render any such service beyond its transportation capacity.

§ 506.7 *Special and general permits.* The provisions of §§ 506.1 to 506.10 inclusive, shall be subject to any special or general permit issued by the Office of Defense Transportation to meet specific needs or exceptional circumstances or to prevent undue public hardships.

§ 506.8 *Applicability.* The provisions of §§ 506.1 to 506.10, inclusive, shall be applicable only in the continental United States.

§ 506.9 *Definitions.* As used herein:

(a) The term "person" means any individual, partnership, corporation, association, joint stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative.

(b) The term "carrier by water" means any person who engages in the transportation of property by vessel for compensation between points and places in the continental United States.

(c) The term "private carrier by water" means any person who engages in the transportation of his own property by vessel between points and places in the continental United States.

(d) The term "property" means anything, except persons, capable of being transported by vessel.

(e) The term "vessel" means any watercraft or other artificial contrivance of whatever description which is designed or converted for use, which is used, or is capable of being used, or is intended to be used, in the transportation of property, by water, and which is documented under the laws of the United States, or is owned by a citizen of the United States,

or is engaged in the transportation, by water, of property between points and places in the continental United States.

(f) The term "continental United States" means the forty-eight States and the District of Columbia.

§ 506.10 *Communications.* Communications concerning §§ 506.1 to 506.10, inclusive, should refer to "General Order ODT 64" and should be addressed to the Office of Defense Transportation, Washington 25, D. C.

This General Order ODT 64 shall become effective at 4:00 o'clock p. m., May 23, 1946, and remain in full force and effect until further order of the Office of Defense Transportation.

Issued at Washington, D. C., this 23d day of May 1946.

J. M. JOHNSON,
Director,
Office of Defense Transportation.

APPENDIX 1 TO GENERAL ORDER ODT 64

LIST OF PROPERTY IN RESPECT OF WHICH PRIORITY SHALL BE GIVEN. THE ORDER IN WHICH ITEMS OF PROPERTY ARE LISTED DOES NOT ESTABLISH ANY PRECEDENCE AMONG THE ITEMS

Food for human consumption.

Feed for animals and poultry, not including hay and straw.

Seeds for food products and livestock feed.

Livestock and live poultry.

Fuel, including coal, coke, charcoal, crude petroleum, and coke oven by-products. Petroleum coke, gasoline, fuel oil, kerosene, lubricating oils, lubricating grease, and liquefied petroleum gas.

Medicines, drugs, surgical instruments and surgical dressings, hospital and sick-room supplies.

Liquid chlorine, alum, lime, sulphate of iron, soda ash and similar chemicals to be used for purification of municipal water supply or sewerage disposal; also return empty cylinders.

Chemicals used for sanitation and public health, milk processing and food processing.

Insecticides and fungicides.

Repair or replacement parts and supplies necessary to maintain essential transportation operations during the existence of the emergency.

Equipment, supplies, and repair parts for public utilities.

Printing paper, including newsprint, printing ink.

Containers and necessary packaging material for food and drugs.

Fertilizer and fertilizer materials.

Farm machinery.

Tobacco and tobacco products.

Sulphur.

Sulphuric acid.

[F. R. Doc. 46-8774; Filed, May 23, 1946; 5:10 p. m.]

TITLE 50—WILDLIFE

Chapter I—Fish and Wildlife Service, Department of the Interior

PART 11—ESTABLISHMENT OF NATIONAL WILDLIFE REFUGES

ANCLOTE NATIONAL WILDLIFE REFUGE, FLORIDA

CROSS REFERENCE: For addition to tabulation in § 11.1, see PLO 319, Title 43, Chapter I, Appendix, *supra*.

Notices**FEDERAL POWER COMMISSION.**

[Docket Nos. G-220, G-402]

MONDAKOTA GAS CO. AND MONTANA-DAKOTA UTILITIES CO.**ORDER GRANTING REHEARING AND STAY**

MAY 17, 1945.

Mondakota Gas Company (successor to Mondakota Development Company), Complainant v. Montana-Dakota Utilities Co., Defendant, Docket No. G-220; in the matter of Montana-Dakota Utilities Co., Docket No. G-402.

Upon consideration (1) of the application filed on April 22, 1946, by Montana-Dakota Utilities Co. ("Montana-Dakota") for a rehearing of the order in these proceedings dated March 22, 1946, establishing a rate for the common carrier transportation of natural gas and requiring a new rate schedule to be filed; and (2) of the application of said company filed on May 7, 1946, for a stay of said order of March 22, 1946; and

It appearing to the Commission that: Good cause exists (1) for granting such rehearing in the respects hereinafter specified, (2) for denying a rehearing in all other respects, and (3) for granting a stay of the order of March 22, 1946, pending determination of the matters set for rehearing;

The Commission orders that:

(A) The application for rehearing of said order of March 22, 1946, be and the same is hereby granted as to the following matters and issues only: The matters involved and the issues arising out of the claimed changes in costs of operation and maintenance and changed operating conditions which Montana-Dakota alleges in its application for rehearing (Paragraphs 1 and 4, pages 2-4, 6-7) have taken place since May 24, 1944, the date of conclusion of the hearing held herein.

(B) Such rehearing shall be held commencing on August 13, 1946, at 10:00 a.m. in Room No. 357, Post Office Building, Minneapolis, Minnesota.

(C) The application for rehearing be and the same is hereby otherwise denied.

(D) Said order of March 22, 1946, be and the same is hereby stayed pending determination before the Commission of the matters involved in the rehearing.

(E) Interested State commissions may participate in the rehearing as provided in § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-8749; Filed, May 23, 1946;
1:00 p. m.]

[Docket No. G-712]

NORTHERN NATURAL GAS CO.**ORDER FIXING DATE OF HEARING**

MAY 21, 1946.

Upon consideration of the application filed on March 28, 1946, by Northern Natural Gas Company (Applicant), for a

certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize the construction and operation of facilities to be used in connection with its transportation and sale of natural gas in interstate commerce for resale for ultimate public consumption, said proposed facilities being described as follows:

(1) An additional town border station at West Point, Nebraska, for delivery and sale of gas to Central Electric and Gas Company, for resale to Alfa-Meal Company.

(2) An additional town border station at Oakland, Nebraska, for delivery and sale of gas to Central Electric and Gas Company for resale to Dehydrated Products Company.

(3) An additional town border station at Dakota City, Nebraska, for delivery and sale of gas to Nebraska Public Service Company for resale to the Beerman Estate.

(4) An additional town border station at Valley, Nebraska, for delivery and sale of gas to Peoples Natural Gas Company, for resale to Nebraska Feed Company.

The Commission orders that:

(A) A public hearing be held commencing on June 7, 1946, at 10:30 a. m. e. s. t. in the Hearing Room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue, NW, Washington, D. C., respecting the matters involved and the issues presented in this proceeding: *Provided, however,* That if no protest or petition to intervene has been filed or allowed prior to the date hereinbefore fixed for hearing, or if a protest or petition to intervene, in the judgment of the Commission, raises no issue of substance, the Commission may dispose of the application without contested hearing, by order upon the application and evidence filed or available to the Commission and such additional evidence as the Commission may require to be filed for its consideration.

(B) Interested state commissions may participate in this hearing as provided in § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-8750; Filed, May 23, 1946;
1:00 p. m.]

[Docket No. G-730]

SOUTHERN NATURAL GAS CO.**NOTICE OF APPLICATION**

Notice is hereby given that on May 17, 1946, Southern Natural Gas Company, a Delaware corporation having its principal place of business in Birmingham, Alabama, filed with the Federal Power Commission an application for a certificate of public convenience and necessity, to authorize the construction of certain facilities hereinafter described, pursuant to section 7 of the Natural Gas Act, as amended.

The proposed facilities to be constructed consist of (1) meters and pres-

sure regulating equipment and facilities to tap Applicant's lines at points of connection with lines to be constructed by the following respective purchasers: Town of Ragland, Alabama, Alabama Gas Company, Alabama Natural Gas Corporation, Birmingham Gas Company, and Atlanta Gas Light Company, and (2) 2 1/2 miles of 6-inch pipe line extending south from the southern terminus of Applicant's present branch line serving Talladega, Alabama, to a point in Talladega County, and 4 1/4 miles of 6-inch pipe line to parallel Applicant's existing branch line serving Talladega, both of these pipe lines to be constructed for the purpose of serving the purchaser, city of Sylacauga, Alabama.

The application states that the communities to be served by the proposed facilities are the city of Sylacauga, towns of Ragland, Prattville, Sycamore, Lincoln, Notasulga, portions of the cities of Mountain Brook and Homewood and environs, all in the State of Alabama, and the towns of Bremen, Douglasville, Gordon and Hampton, all in the State of Georgia; that there is no gas service at the present time in any of said communities except the area comprising parts of the cities of Mountain Brook and Homewood, Alabama, which are presently supplied with by-product gas by Birmingham Gas Company; that the town of Ragland proposes to construct a system for the distribution of gas for domestic or residential purposes only; that the city of Sylacauga, Alabama, proposes to construct a system for the distribution of gas in Sylacauga; that Alabama Gas Company and Alabama Natural Gas Corporation are both subsidiaries of Applicant and propose to construct systems for the distribution of gas in the towns of Prattville, Lincoln and Notasulga, Alabama; that Birmingham Gas Company, also a subsidiary of Applicant, proposes to convert the Mountain Brook area to the distribution of natural gas and that gas for distribution in this area will be taken from the line owned by Birmingham Gas Company and extending southerly from Applicant's main line at a point in Jefferson County, Alabama, a distance of approximately 2 3/4 miles, said line having been completed by Birmingham Gas Company in 1945, and having been used only for supplying gas to the Ruffner sintering plant of Sloss Sheffield Steel and Iron Company; that Atlanta Gas Light Company proposes to construct systems for the distribution of gas in Bremen, Douglasville, Gordon and Hampton, Georgia, and to construct lines from said communities to Applicant's system.

The estimated cost of the proposed facilities to be installed and constructed by Applicant will approximate \$96,800, to be paid from Applicant's current funds.

Any interested State commission is requested to notify the Federal Power Commission whether the application is one which should be considered under the cooperative provisions of Part 67 of the provisional rules of practice and regulations under the Natural Gas Act, and if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a

joint or concurrent hearing, together with the reasons for such request.

Any person desiring to be heard or to make any protest with reference to the application of Southern Natural Gas Company should, within not later than fifteen days from the date of this publication, file with the Federal Power Commission, Washington 25, D. C., a petition or protest in accordance with the Commission's provisional rules of practice and regulations under the Natural Gas Act.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-8780; Filed, May 24, 1946;
9:46 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 5738, Amdt.]

FEDERICO BAETZNER

In re: Bank accounts owned by the personal representatives, heirs, next of kin, legatees and distributees, names unknown, of Federico Baetzner, deceased.

Vesting Order Number 5738, dated January 29, 1946, is hereby amended as follows and not otherwise:

By deleting the name Federico Baetzner wherever it appears in Vesting Order Number 5738 and substituting therefor the name Federico Baetzner.

All other provisions of said Vesting Order Number 5738 and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C., on May 15, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8700; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6266]

ANNA DAMM

In re: Bank account owned by Anna Damm, also known as Mrs. Wilhelm Damm.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Anna Damm, also known as Mrs. Wilhelm Damm, whose last known address is Caeciliengasse 24, Zehlendorf b/Berlin, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Florence Parker Weicker, Theodore Weicker, Jr., and Lowell P. Weicker, by Bankers Trust Company, 16 Wall Street, New York, New York, arising out of a draft account, entitled Trust for Anna Damm under agreement of Theodore Weicker, Sr., dated April 21, 1932, maintained at the branch office of the aforesaid bank located at Fifty-seventh Street and Madison Avenue, New York,

New York, and any and all rights to demand, enforce and collect the same, is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, Anna Damm, also known as Mrs. Wilhelm Damm, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 9, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8689; Filed, May 23, 1946;
11:07 a. m.]

[Vesting Order 6267]

ELSE EICHMAN

In re: Bank account owned by Else Eichman.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Else Eichman, whose last known address is Podbielskistrasse 86A, Hanover, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Else Eichman, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an inactive dollar checking account, entitled Else Eichman, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 9, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8690; Filed, May 23, 1946;
11:07 a. m.]

[Vesting Order 6268]

MARIA GROTH ET AL.

In re: Stock owned by Maria Groth, also known as Maria Magdalena Groth and as Marie Magdalena Groth and others.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Maria Groth, also known as Maria Magdalena Groth and as Marie Magdalena Groth, Sophia Christine Rolfs, also known as Sophie Christine Rolfs and as Sophia Rolfs, Antje Theden, also known as Antje Catharina Theden, Heinrich Theden, also known as Claus Heinrich Theden, and as Heinrich Theden, whose last known addresses are Süderholm, Schleswig-Holstein, Germany, and Heinrich Theden, whose last known address is Glasshütten, Sachsen, Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows: Ten shares of \$100 par value capital stock of Lodi Investment Company, a California corporation, evidenced by the certificates listed below and registered in the names of the persons listed below in the amounts appearing opposite each name as follows:

Registered owner	Certif- cate No.	Number of shares
Maria Groth.....	408	2
Antje Theden.....	409	2
Sophia Rolfs.....	410	2
Heinrich Theden.....	411	2
Claus Heinrich Theden.....	412	2

together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licens-

ing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 9, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8691; Filed, May 23, 1946;
11:07 a. m.]

[Vesting Order 6272]

JULIE RAISS

In re: Bank account owned by Julie Raiss.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Julie Raiss, whose last known address is Lichtenbergerstrasse 58, Darmstadt, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Florence Parker Weicker, Theodore Weicker, Jr. and Lowell P. Weicker, by Bankers Trust Company, 16 Wall Street, New York, New York, arising out of a draft account, entitled Trust for Julie Raiss under agreement of Theodore Weicker, Sr., dated April 21, 1932, maintained at the branch office of the aforesaid bank located at Fifty-seventh Street and Madison Avenue, New York, New York, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by Julie Raiss, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and

certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 9, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8692; Filed, May 23, 1946;
11:07 a. m.]

[Vesting Order 6273]

ELSE ULRICH

In re: Bank account owned by Else Ulrich.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Else Ulrich, whose last known address is Martinstrasse 99, Darmstadt, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Florence Parker Weicker, Theodore Weicker, Jr. and Lowell P. Weicker, by Bankers Trust Company, 16 Wall Street, New York, New York, arising out of a draft account, entitled Trust for Else Ulrich under agreement of Theodore Weicker, Sr., dated April 21, 1932, maintained at the branch office of the aforesaid bank located at Fifty-seventh Street and Madison Avenue, New York, New York, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliv-

erable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, to file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 9, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8693; Filed, May 23, 1946;
11:07 a. m.]

[Vesting Order 6275]

GEORG VON ZEDLITZ

In re: Claim owned by Georg von Zedlitz, also known as Georg von Zedlitz und Leipe.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Georg von Zedlitz, also known as Georg von Zedlitz und Leipe, whose last known address is Prinsnig, Post Cross-Tinz, Kreis Lognitz, Schlessin, Germany, is a resident of Germany and

a national of a designated enemy country (Germany);

2. That the property described as follows: All right, title, interest and claim of any name or nature whatsoever of Georg von Zedlitz, also known as Georg von Zedlitz und Liepe, in and to any and all obligations, contingent or otherwise and whether or not matured, owing to Georg von Zedlitz, also known as Georg von Zedlitz und Liepe, by Avonzel Corporation, 60 Broadway, New York, New York, including particularly but not limited to those sums arising by reason of an account payable, by Avonzel Corporation, 60 Broadway, New York, New York, to Georg von Zedlitz and any and all security rights in and to any and all collateral for any and all such obligations and the right to enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 9, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8694; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6282]

EXPORTKREDITBANK, A. G.

In re: Bank account owned by Exportkreditbank, A. G.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Exportkreditbank, A. G., the last known address of which is Kanonierstr, 17-20, Berlin W8, Germany, is a corporation organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Exportkreditbank, A. G., by Irving Trust Company, 1 Wall Street, New York, New York, arising out of a checking account, entitled Exportkreditbank, A. G., and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8695; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6283]

GEORGE HERZ

In re: Bank account owned by George Herz.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That George Herz, the last known address of which is Fuerthstrasse 56 Nurenberg Bayern, Germany, is a partnership, organized under the laws of Germany, and which has or, since the effective date of Executive Order No. 8389, as amended, has had its principal place of business in Germany and is a national of designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to George Herz, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an unclaimed dollar deposit account, entitled George Herz, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8696; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6284]

MARTHA KUECHENTHAL AND MARGARET BIEBER

In re: Bank account owned by Martha Kueenthal and Margaret Bieber, also known as Margarete Bieber.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Martha Kueenthal and Margaret Bieber, also known as Margarete Bieber, whose last known address is Arndstrasse No. 3.111.C Leipzig, S.3. Germany, are residents of Germany and nationals of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to Martha Kueenthal and Margaret Bieber, also known as Margarete Bieber, by The International Trust Company, Denver, Colorado, arising out of a joint survivorship savings account, Account Number 76398, entitled Margarete Bieber or Martha Kueenthal and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8697; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6285]

J. LAWENKERG

In re: Bank account owned by J. Lawenkerg.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That J. Lawenkerg, whose last known address is Berlin, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: That certain debt or other obligation owing to J. Lawenkerg, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arises

ing out of an unclaimed dollar deposit account, entitled J. Lawenker, and any and all rights to demand, enforce and collect the same.

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1946.

[SEAL] **JAMES E. MARKHAM,**
Alien Property Custodian.

[F. R. Doc. 46-8698; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6286]

B. MITSUI

In re: Bank account owned by the personal representatives, heirs, next of kin, legatees and distributees, names unknown, of B. Mitsui, deceased.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That the personal representatives, heirs, next of kin, legatees and distributees, names unknown, of B. Mitsui, deceased, whose last known addresses are Japan, are nationals of a designated enemy country (Japan);

2. That the property described as follows: That certain debt or other obligation owing to the personal representatives, heirs, next of kin, legatees and distributees, names unknown, of B. Mitsui, deceased, by The Chase National Bank of the City of New York, 18 Pine Street, New York, New York, arising out of an inactive dollar checking account, entitled B. Mitsui, deceased, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid nationals of a designated enemy country;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1946.

[SEAL] **JAMES E. MARKHAM,**
Alien Property Custodian.

[F. R. Doc. 46-8699; Filed, May 23, 1946;
11:08 a. m.]

[Vesting Order 6253]

LOUISE SCHNEIDER

In re: Estate of Louise Schneider, deceased; File No. D-28-9663; E. T. sec. 13449.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Otto Viereck, Lischen Viereck, Anna Seibert, Eugene Schneider, Louisa Heitmann, Katchen Viereck, Marie Krause, Ruth Krause, Otto Schneider, Richard Schneider, Louise Sonnenschein, Martin Krause, Lilian Ring, Horst Ring, Friedrich Adolf, Heinrich Adolf, Ludwig Hillebold, Anna Hofmann, Elizabeth Hillebold, Adam Krause, Elise Boller and Anna Sonnenschein, and each of them, in and to the Estate of Louise Schneider, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Otto Viereck, Germany.
Lischen Viereck, Germany.
Anna Seibert, Germany.
Eugene Schneider, Germany.
Louisa Heitmann, Germany.
Katchen Viereck, Germany.
Marie Krause, Germany.
Ruth Krause, Germany.
Otto Schneider, Germany.
Richard Schneider, Germany.
Louise Sonnenschein, Germany.
Martin Krause, Germany.
Lilian Ring, Germany.
Horst Ring, Germany.
Friedrich Adolf, Germany.
Heinrich Adolf, Germany.
Ludwig Hillebold, Germany.
Anna Hofmann, Germany.
Elizabeth Hillebold, Germany.
Adam Krause, Germany.
Elise Boller, Germany.
Anna Sonnenschein, Germany.

That such property is in the process of administration by Emma Schneider and Elise Kilian, as Executrices of the Estate of Louise Schneider, acting under the judicial supervision of the Superior Court of the State of California, in and for the County of Los Angeles;

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to

be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 7, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8783; Filed, May 24, 1946;
11:01 a. m.]

[Vesting Order 6278]

BERTHA MAY

In re: Estate of Bertha May, deceased; File No. D-28-3217; E. T. sec. 9268.

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Paul Pester, Elizabeth Bohme, Elfrieda Pester, also known as Bertha, Alfred Rohner, Willy Schneider, Bruno Felber, Arno Felber, Arthur Rossler and Herbert Rossler, and each of them, in and to the estate of Bertha May, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely,

Nationals and Last Known Address

Paul Pester, Germany.
Elizabeth Bohme, Germany.
Elfrieda Pester, also known as Bertha, Alfred Rohner, Germany.
Willy Schneider, Germany.
Bruno Felber, Germany.
Arno Felber, Germany.
Arthur Rossler, Germany.
Herbert Rossler, Germany.

That such property is in the process of administration by the Public Administrator of New York County, as Administrator, acting under the judicial supervision of the Surrogate's Court of New York County, New York;

No. 103—8

And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on May 10, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8784; Filed, May 24, 1946;
11:01 a. m.]

[Vesting Order 5821, Amdt.]

Mrs. LILLY IKERT

In re: Bank account owned by Mrs. Lilly Ikert.

Vesting Order Number 5821, dated February 5, 1946, is hereby amended as follows and not otherwise:

By deleting the name Mrs. Lily Ikert wherever it appears in Vesting Order Number 5821 and substituting therefor the name, Mrs. Lilly Ikert.

All other provisions of said Vesting Order Number 5821 and all action taken on behalf of the Alien Property Custodian in reliance thereon, pursuant thereto and under the authority thereof are hereby ratified and confirmed.

Executed at Washington, D. C. on May 15, 1946.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-8785; Filed, May 24, 1946;
11:01 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Rev. SO 119, Amdt. 1 to Rev. Order 56]

R. WALLACE AND SONS

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119; *It is ordered*: Revised Order No. 56 issued under Revised Supplementary Order 119 is amended in the following respects:

1. Paragraph a (1) is amended to read as follows:

(1) For an article of stainless steel flatware or carbon steel flatware which has a properly established ceiling price in effect before the effective date of this order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increased by 22.4 per cent. For an article of silver plated flatware which has a properly established ceiling price in effect before the effective date of this order, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjustment charges) increases by 25.2 per cent.

2. A new sentence is added to paragraph (e) to read as follows: "The provisions of Supplementary Order No. 153 shall not apply to sales of articles covered by this order."

This amendment may be revoked or amended by the Price Administrator at any time.

This amendment shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8745; Filed, May 23, 1946;
11:39 a. m.]

[Rev. SO 119, Rev. Order 59]

CLIMAX MACHINERY CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119; *It is ordered*, That Order No. 59 under sections 13 and 14 of Supplementary Order No. 119 be revised and reissued as Revised Order No. 59 under sections 15 and 16 of Revised Supplementary Order No. 119 to read as follows:

(a) *Manufacturer's ceiling prices.*
(1) Climax Machinery Company, 121-153 E. Morris Street, Indianapolis, Indiana, may increase by no more than 20.3 per cent its ceiling prices to each class of purchaser for window fans of its manufacture, if such ceiling prices are subject to Maximum Price Regulation No. 188.

"Ceiling prices" as used in this paragraph shall mean ceiling prices determined under Maximum Price Regulation

No. 188 without reference to Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188.

(b) *Terms of sale.* Ceiling prices adjusted by this order are subject to Climax Machinery Company's customary terms, discounts, allowances and other price differentials on sales to each class of purchaser in effect during March 1942, or established under any applicable OPA regulation.

(c) *Ceiling prices of purchasers for resale.* Ceiling prices of purchasers for resale of window fans whose ceiling prices were adjusted in accordance with paragraph (a) of this order shall be determined by Climax Machinery Company in accordance with Order No. 6 under § 1499.159e of Maximum Price Regulation No. 188.

(d) The provision of Supplementary Order No. 153 shall have no application to any sale or delivery by any seller of any article whose manufacturer's ceiling price was adjusted by this order.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

This revised order shall become effective on the 24th day of May 1946.

Issued this 23rd day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8746; Filed, May 23, 1946;
11:39 a. m.]

[SO 133, Order 44]

UNION FORK & HOE CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to Supplementary Order No. 133, it is ordered:

(a) *Manufacturer's maximum prices.* The Union Fork & Hoe Company, 9 Buttles Avenue, Columbus, Ohio, may increase by 5 percent its current maximum prices (exclusive of any permitted increases), for sales of forks, hoes, hooks, rakes, and miscellaneous tools covered by Maximum Price Regulation No. 188 which it manufactures.

(b) *Maximum prices of purchasers for resale.* A reseller shall calculate his ceiling price by adding to his invoice cost the same percentage markup which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrow test trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called by the OPA Form 620-759 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's terms, allowances and other price differentials in effect during March 1942, or which have been properly established under the applicable OPA regulation.

(d) *Notification.* At the time of, or prior to, the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order, the seller shall notify the purchaser in writing of the methods established in paragraph (b) of this order for determining adjusted maximum prices for resales of the articles covered by this order. This notice may be given in any convenient form.

(e) *Reports.* The manufacturer shall file the report described in section 5 of Supplementary Order No. 133 with the Office of Price Administration, Washington 25, D. C.

The provision of Supplementary Order No. 153 shall not apply to resale prices of articles covered by this order.

(f) *Revocation or amendment.* This order may be revoked or amended by the Price Administrator at any time.

(g) *Effective date.* This order shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8748; Filed, May 23, 1946;
11:40 a. m.]

[Rev. SO 119, Order 222]

CONTINENTAL SCALE CORP.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119; it is ordered:

(a) *Adjusted ceiling prices for scales manufactured by the Continental Scale Corporation.* (1) Notwithstanding the provisions of any price regulation heretofore issued by the Office of Price Administration any person may offer for sale, sell or deliver to any purchaser of a class indicated below a scale manufactured by the Continental Scale Corporation, 5701-5721 South Claremont Avenue, Chicago, Illinois of the model number indicated below at a price not in excess of that listed in the table of ceiling prices set forth below for a sale of that model to that class of purchaser.

TABLE OF CEILING PRICES

Model No.	Class of purchaser					
	Jobber	Department store	Quantity purchasing retailer	Retailer ²	Consumer located at Denver, Colo., and all points east	Consumer located west of Denver, Colo.
132		\$7.09	\$8.23	\$8.72	\$12.50	\$13.55
134	\$5.34	6.16	7.14	7.63	10.85	11.95
136		8.67	10.03	10.68	15.20	16.30
160		3.22	3.71	4.25	4.63	5.05
169		4.58	5.23	6.05	6.49	9.20
191		2.13	2.45	2.83	3.11	4.30
193		2.40	2.73	3.22	3.49	4.85
200					21.80	36.50
202					24.53	40.90
204					25.07	43.05
205					26.71	45.25
206					27.80	47.95
207					29.43	50.15
208					29.16	48.50
210					32.97	54.50
216					33.79	56.70
218					39.51	65.40
223					26.43	41.40
225					29.70	46.35
229					31.88	49.60
240					42.51	63.75
242					45.78	69.20
244					44.69	67.05
246					47.96	72.50
520					32.97	51.25
521					31.88	49.05
522					28.07	43.60
523					29.70	46.30
524					34.06	52.30
525					37.88	58.85
526					42.24	65.40
527					46.60	71.95
712					4.09	6.50
714					4.09	6.50

¹ "Quantity purchasing retailer" means a retailer other than a department store who buys 4 or more units of one model at one time.

² "Retailer" means a retailer other than a department store who buys less than 4 units of one model at one time.

(2) All the prices listed in the table of ceiling prices except those listed in the consumer columns, are f. o. b. factory. In the case of a sale involving shipment from a place other than the factory, the ceiling price shall be that listed in the table of ceiling prices f. o. b. point of shipment plus the freight paid for the shipment of the unit from the factory to the point of shipment. The prices listed in the table of ceiling prices for sales to consumers, both east and west of Denver, Colorado, include delivery to the consumer.

(b) *Terms of sale.* Ceiling prices established by this order are subject to each seller's terms, discounts and allowances on sales to each class of purchaser in effect during March 1946, or thereafter, properly established under OPA regulations.

(c) *Retail price tags.* No person may display, offer for sale, sell or deliver at retail any article covered by this order, unless there is attached to the article in a conspicuous place a tag or label provided by the manufacturer showing the name of the manufacturer, the model number and the ceiling price to a consumer located where the article is displayed, offered for sale, sold or delivered.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, the seller shall notify the purchaser in writing of the ceiling prices established in paragraph (a) of this order for sales of the articles. This notice may be given in any convenient form.

(e) The provisions of Supplementary Order No. 153 shall have no application to any sales of any articles subject to this order.

(f) This order may be revoked or amended by the Price Administrator at any time.

(g) All requests contained in Continental Scale Corporation's application for a price adjustment not specifically granted by this order are hereby denied.

This order shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8747; Filed, May 23, 1946;
11:40 a. m.]

[MPR 64, Revocation of Order 239]

AMERICAN STOVE CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to Maximum Price Regulation No. 64, *It is ordered*, That Order No. 239 under section 11 of Maximum Price Regulation No. 64 be, and it hereby is, revoked.

This order shall become effective on May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8719; Filed, May 23, 1946;
11:40 a. m.]

[RMPR 111, Order 6]

H. A. DOUGLAS MFG. CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 14 of Revised Maximum Price Regulation No. 111; *It is ordered*:

(a) This order establishes ceiling prices for sales by distributors to dealers of the Model 66 (Kingston) tank type vacuum cleaner with 8 piece attachment set manufactured by the H. A. Douglas Manufacturing Co., Bronson, Michigan, as follows:

Model:	Distributors' ceiling price to dealers
66 Kingston	\$23.35

This ceiling price is subject to each seller's customary terms, discounts, allowances, and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to the first invoice to each distributor, the manufacturer shall notify him of the ceiling prices established by this order for distributors' resales. This notice may be given in any convenient form.

(c) All the provisions of Revised Maximum Price Regulation No. 111 continue to apply to all sales and deliveries of the vacuum cleaners covered by this order except to the extent that those provisions are modified by this order.

(d) Unless the context requires otherwise, the definitions set forth in Revised Maximum Price Regulation No. 111 shall apply to the terms used herein.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8720; Filed, May 23, 1946;
11:41 a. m.]

[MPR 188, Amdt. 1 to Order 4568]

STIFFEL-BRADLEY CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation 188, *It is ordered*, That Order No. 4568 under § 1499.158 of Maximum Price Regulation 188 be and it hereby is amended in the following respects:

(a) Paragraph (a) (2) is amended by changing the cash discount on manufacturer's sales to purchasers other than consumers from 2% 10 days, net 30 days to 1% 10 days, net 30 days.

(b) All other provisions of Order No. 4568 under Maximum Price Regulation 188 remain unchanged.

(c) This amendment may be revoked or amended by the Price Administrator at any time.

(d) This amendment shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8725; Filed, May 23, 1946;
11:42 a. m.]

[MPR 188, Rev. Order 3991]

J. SCHAFER

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188; *It is ordered*: Order No. 3991 under Maximum Price Regulation No. 188 is revised and amended to read as set forth herein.

(a) This revised order establishes maximum prices for sales and deliveries of certain articles manufactured by J. Schaffer, 149 Grand Street, New York 13, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manu- facturer to—		For sales by any per- son to con- sumers
		Job- bers	Retail- ers	
White enamel metal pin-up lamp with rayon over parch- ment shade.....	104	\$1.49	\$1.75	\$3.15

These maximum prices are for the articles described in the manufacturer's application dated April 27, 1946.

(2) For sales by all persons the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. _____
OPA Retail Ceiling Price—\$_____
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this revised

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order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this revised order shall be established under the provisions of section 4.5 of SR 14 J.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

(f) This revised order shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8721; Filed, May 23, 1946;
11:41 a. m.]

[MPR 188, Amdt. 1 to Order 5 Under Order 4418]

ERO MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register; and pursuant to Order No. 4418 under § 1499.159b of Maximum Price Regulation No. 188, *It is ordered*, That Order No. 5 under Order No. 4418 under § 1499.159b of Maximum Price Regulation No. 188 be, and it hereby is, amended in the following respect:

1. The table of adjustment charges in paragraph (a) for Koolway All-Cotton Matting Universal Seat Covers is amended to read as follows:

KOOLOWAY ALL-COTTON MATTING UNIVERSAL SEAT COVERS—FRONT SEAT ONLY	
38 coach A	\$0.57
38 coach B	.62
38 coach C	.51
38 coach D	.54
38 coach E	.58
38 coach H	.58
38 coach K	.53
38 sedan A	.42
38 sedan B	.44
38 sedan D	.44
38 sedan E	.55
38 sedan H	.45
38 sedan K	.40

This amendment shall become effective on May 23, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8723; Filed, May 23, 1946;
11:41 a. m.]

[MPR 188, Order 20 Under Order 4418]

HOWARD ZINK CORP.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to Order No. 4418 under § 1499.159b of Maximum Price Regulation No. 188, it is ordered:

(a) *Manufacturer's maximum prices.* The Howard Zink Corporation of Fremont, Ohio, may sell and deliver the automobile seat covers, listed below, to jobbers and retailers at prices no higher

than its appropriate maximum price for such sales in effect immediately prior to the issuance of this order, increased by the appropriate one of the following adjustment charges:

Article	Adjustment charge to—	
	Jobbers	Retailers
Custom tailored seat covers: Coach and sedan, front seat only.	\$0.56	\$0.56
Coach and sedan (complete set including rear seats with arm rest).	.80	.80
Palmetex No. 2 Universal seat covers: Coach and sedan, front seat only.	.16	.20
Coach and sedan (complete set including rear seats with arm rest).	.80	1.00

(b) *Reseller's maximum prices.* (1) Each reseller shall calculate his maximum resale prices for articles covered by this order by adding to his invoice cost, the same percentage markup which he has on the "most comparable article" for which he has a properly established maximum price. For the purposes of this order, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of articles to which, according to customary trade practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a maximum price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called by OPA Form 620-759 with regard to how he determined his maximum price, for so long as the Emergency Price Control Act of 1942, as amended remains in effect.

If the maximum resale price cannot be determined under the above method the reseller shall apply to the Office of Price Administration for the establishment of a maximum price under § 1499.3 (c) of the General Maximum Price Regulation. Maximum price established under that section will reflect the suppliers prices as adjusted in accordance with this order.

(2) The provisions of Supplementary Order No. 153 shall not apply to sales of articles covered by this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's terms, discounts, allowances, and other price differentials, in effect during March, 1942 or which have been properly established under the applicable OPA regulation.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order, the seller shall notify the purchaser in

writing of the methods established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles covered by this order. This notice may be given in any convenient form.

(e) *Revocation of amendment.* This order may be revoked or amended by the Price Administrator at any time.

(f) *Effective date.* This order shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8723; Filed, May 23, 1946;
11:41 a. m.]

[MPR 188, Order 21 Under Order 4418]

ERO MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and filed with the Division of the Federal Register, and pursuant to Order No. 4418 under § 1499.159b of Maximum Price Regulation No. 188, it is ordered:

(a) *Manufacturers' maximum prices.* Ero Manufacturing Company, of 714-718 W. Monroe Street, Chicago 6, Illinois, may sell and deliver to mail order houses and chain stores, the articles listed below which it manufactures, at prices no higher than its maximum prices for such sales in effect immediately prior to the issuance of this order, increased by the appropriate one of the following amounts:

	Adjustment charge
All cloth universal automobile seat covers:	
Coupe A	\$0.49
B	.46
C	.30
H	.10
Coach A	1.15
B	.98
C	1.14
D	1.15
F	1.17
H-R	1.32
K	1.01
Sedan A	1.12
B	1.19
D	1.15
E	1.14
H-R	1.19
K	.90

(b) *Resellers' maximum prices.* (1) Each reseller shall calculate his maximum resale prices for articles covered by this order by adding to his invoice cost, the same percentage markup which he has on the "most comparable article" for which he has a properly established maximum price. For the purposes of this order, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of articles to which, according to customary trade

practices, an approximately uniform percentage markup is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a maximum price in this way need not be reported to the Office of Price Administration, however, each seller must keep complete records showing all the information called by OPA Form 620-759 with regard to how he determined his maximum price, for so long as the Emergency Price Control Act of 1942, as amended remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a maximum price under § 1499.3 (c) of the General Maximum Price Regulation. Maximum prices established under that section will reflect the suppliers prices as adjusted in accordance with this order.

(2) The provisions of Supplementary Order No. 153 shall not apply to sales of articles covered by this order.

(c) *Terms of sale.* Maximum prices adjusted by this order are subject to each seller's terms, discounts, allowances, and other price differentials, in effect during March, 1942, or which have been properly established under the applicable OPA regulation.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale, showing a price adjusted in accordance with the terms of this order, the seller shall notify the purchaser in writing of the methods established to paragraph (b) of this order for determining adjusted maximum prices for resale of the articles covered by this order. This notice may be given in any convenient form.

(e) *Revocation of amendment.* This order may be revoked or amended by the Price Administrator at any time.

(f) *Effective date.* This order shall become effective on the 23d day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8724; Filed, May 23, 1946;
11:42 a. m.]

[MPR 188, Order 128 Under Order A-2]

O'BRIEN VARNISH CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 128 under paragraph (a) (20) of Order A-2 under § 1499.159b of Maximum Price Regulation 188. Manufacturers' maximum prices for consumers' goods other than apparel. O'Brien Varnish Company. Docket No. 6122-188.161 (a) (2)-22.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to paragraph (a) (20) of Order A-2 under § 1499.159b of Maximum Price Regulation No. 188, *It is ordered:*

(a) The maximum net prices for sales of the following trade sales paints by the O'Brien Varnish Company, South Bend, Indiana, to its various classes of purchasers may be increased by an amount not in excess of the following:

	Per gallon
Sash and screen paint.....	\$0.23
Oil colors.....	1.01

Prices of other package sizes to be adjusted proportionately.

(b) Any person purchasing any of the commodities described in paragraph (a), above, for the purpose of resale in the same form may increase his presently established maximum prices under the General Maximum Price Regulation by an amount not exceeding his actual dollars-and-cents increase in cost resulting from the increases permitted the manufacturer in (a) above.

(c) The O'Brien Varnish Company shall furnish each buyer purchasing any of the commodities listed in paragraph (a), above, for resale on or before the date it makes the first delivery at the adjusted price, a written statement as follows, filling in the appropriate name of the commodity and price increase applicable:

The OPA has granted an adjustment of _____ per _____ in the maximum prices of (commodity) manufactured by the O'Brien Varnish Company. You are permitted to add the actual amount of your increased cost resulting from the increase permitted the O'Brien Varnish Company to your existing prices for (commodity).

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8726; Filed, May 23, 1946;
11:42 a. m.]

lars-and-cents increase in cost resulting from the increase permitted the manufacturer in (a) above.

(c) The W. Ewing Fox Company, Inc., shall furnish each buyer purchasing the commodity listed in paragraph (a), above, for resale on or before the date it makes the first delivery at the adjusted price a written statement as follows:

The OPA has granted an adjustment of \$0.01 per lb. in the maximum price of calcimine manufactured by the W. Ewing Fox Company, Inc. You are permitted to add the actual amount of your increased cost resulting from the increase permitted the W. Ewing Fox Company, Inc., to your existing prices for calcimine.

(d) All requests of the application not granted herein are denied.

(e) This order may be amended or revoked by the Office of Price Administration at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8727; Filed, May 23, 1946;
11:42 a. m.]

[MPR 188, Order 130 Under Order A-2]

BENJAMIN MOORE & CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 130 under paragraph (a) (20) of Order A-2 under § 1499.159b of Maximum Price Regulation 188. Manufacturers' maximum prices for consumers' goods other than apparel. Benjamin Moore & Company. Docket No. 6122-188.161 (a) (2)-20.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to paragraph (a) (20) of Order A-2 under § 1499.159b of Maximum Price Regulation 188; *It is ordered:*

(a) The maximum net prices for sales of the following trade sales paint by the W. Ewing Fox Company, Inc., New York, New York, to its various classes of purchasers may be increased by an amount not in excess of the following:

Item:	Adjustment per gallon
Dulamel.....	\$0.20
Sani-flat.....	.09
Interior gloss.....	.18
Tile like floor enamel.....	.10
White enamel underbody.....	.30
Primer-sealer.....	.09
Paqua—white.....	.40
Paqua—tints.....	.40

(b) The Benjamin Moore Company may compute the adjustment granted in paragraph (a) above so as to proportionately reflect the increase on its various sizes of packages.

(c) Any person purchasing any of the commodities listed in paragraph (a) above, for the purpose of resale in the same form may increase his presently established maximum prices under the General Maximum Price Regulation by an amount not exceeding his actual dollars-and-cents increase in costs resulting from the increase permitted the manufacturer in (a) above.

	Per lb.
Calcimine.....	\$.01

(b) Any person purchasing the commodity described in paragraph (a), above, for the purpose of resale in the same form may increase his presently established maximum prices under the General Maximum Price Regulation by an amount not exceeding his actual dol-

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(d) The Benjamin Moore Company shall furnish to each buyer purchasing any of the commodities listed in paragraph (a) above, for resale, on or before the date it makes the first delivery at the adjusted price, a written statement as follows, filling in the appropriate item and price increase applicable:

The OPA has granted an adjustment of _____ per gallon in the maximum prices of _____ manufactured by the Benjamin Moore & Company. You are permitted to add the actual amount of your increased cost resulting from the increase permitted the Benjamin Moore & Company to your existing maximum prices.

(e) All requests of the application not granted herein are denied.

(f) This order may be amended or revoked by the Office of Price Administration at any time.

This Order No. 130 shall become effective May 24, 1946.

Issued this 23d day of May 1946.
PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8728; Filed, May 23, 1946;
11:43 a. m.]

[MPR 260, Order 2176]

STRAND CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Charles C. Meads, t/a Strand Cigar Co., Red Lion, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maxi-mum list price	Maxi-mum retail price
Garcia Princepe Esquire.....	Perfecto..... The Cigar for Men.	50 50	Per M \$75 75	Cents 110 110

¹ Attention of the manufacturer is directed to average retail price ceiling requirement of MPR 260.

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a whole-

saler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.
PAUL A. PORTER,
Administrator.
[F. R. Doc. 46-8729; Filed, May 23, 1946;
11:43 a. m.]

[MPR 260, Order 2177]

I. H. ROJAHN & CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) I. H. Rojahn & Co., rear 17 W. Main St., Dallastown, Pa. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maxi-mum list price	Maxi-mum retail price
White Tip..... Cody.....	Perfectos..... Puritanos.....	50 50	Per M \$60 60	Cents 2 for 15 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of

each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.
[F. R. Doc. 46-8730; Filed, May 23, 1946;
11:43 a. m.]

[MPR 260, Order 2178]

MIDWEST CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Midwest Cigar Co., 127 E. 9th St., St. Paul, Minn. (hereinafter called "manufacturer") and wholesalers and

retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maxi-mum list price	Maxi-mum retail price
Seal of Minne-sota.	Perfecto Extra	50	Per M \$75	Cents 110
	Perfecto.....	50	\$75	110

¹ Prices apply to this brand and frontmark using only Connecticut Shadegrown (Type 61) L. V. wrappers, or better grade wrappers, as specified in application.

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8731; Filed, May 23, 1946;
11:43 a. m.]

[MPR 260, Order 2179]

TAMPA-VANA CIGAR CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Tampa-Vana Cigar Co., 2007 11th St., Tampa 5, Fla. (hereinafter called "manufacturer"), and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maxi-mum list price	Maxi-mum retail price
Palm Tree.....	C. H. Perfecto.....	50	Per M \$101.25	Cents 2 for 27

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8732; Filed, May 23, 1946;
11:44 a. m.]

[MPR 260, Order 2180]

FRANK E. HEIDEL

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion accompanying this order, and pursuant to § 1358.102 (b) of Maximum Price Regulation No. 260; *It is ordered*, That:

(a) Frank E. Heidel, 1920 Quarry St., Covington, Ky. (hereinafter called "manufacturer") and wholesalers and retailers may sell, offer to sell or deliver and any person may buy, offer to buy or receive each brand and size or frontmark, and packing of the following domestic cigars at the appropriate maximum list price and maximum retail price set forth below:

Brand	Size or frontmark	Pack-ing	Maxi-mum list price	Maxi-mum retail price
N & C.....	454"	50	Per M \$60	Cents 2 for 15

(b) The manufacturer and wholesalers shall grant, with respect to their sales of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the discounts they customarily granted in March 1942 on their sales of domestic cigars of the same price class to purchasers of the same class, unless a change therein results in a lower price. Packing differentials charged by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class may be charged on corresponding sales of each brand and size or frontmark of cigars priced by this order, but shall not be increased. Packing differentials allowed by the manufacturer or a wholesaler in March 1942 on sales of domestic cigars of the same price class to purchasers of the same class shall be allowed on corresponding sales of each brand and size or frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

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frontmark of cigars priced by this order and shall not be reduced. If a brand and size or frontmark of domestic cigars for which maximum prices are established by this order is of a price class not sold by the manufacturer or the particular wholesaler in March 1942, he shall, with respect to his sales thereof, grant the discounts and may charge and shall allow the packing differentials customarily granted, charged or allowed (as the case may be) in March 1942 by his most closely competitive seller of the same class on sales of domestic cigars of the same March 1942 price class to purchasers of the same class.

(c) On or before the first delivery to any purchaser of each brand and size or frontmark of domestic cigars for which maximum prices are established by this order, the manufacturer and every other seller (except a retailer) shall notify the purchaser of the maximum list price and the maximum retail price established by this order for such brand and size or frontmark of domestic cigars. The notice shall conform to and be given in the manner prescribed by § 1358.113 of Maximum Price Regulation No. 260.

(d) Unless the context otherwise requires, appropriate provisions of Maximum Price Regulation No. 260, shall apply to sales for which maximum prices are established by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8733; Filed, May 23, 1946;
11:44 a. m.]

[MPR 591, Order 519]

McQUAY, INC.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following unit coolers manufactured by McQuay, Incorporated of Minneapolis, Minn., and as described in the application dated April 29, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

Model	On sales to—		
	Distributors	Dealers	Consumers
90.....	\$24.82	\$34.47	\$68.04
115.....	32.78	45.53	91.05
185.....	41.06	57.86	115.72
225.....	50.31	70.16	140.31

(b) The maximum net prices established in (a) above may be increased by

the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the class on comparable sales in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) McQuay, Incorporated shall attach a tag to the unit coolers covered by this order, on which is printed, substantially the following:

OPA Maximum Retail Price—\$-----

Plus freight and crating as provided in Order No. 519 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8734; Filed, May 23, 1946;
11:44 a. m.]

[MPR 591, Order 525]

MODERN STORE AND RESTAURANT EQUIPMENT CORP.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following beer cabinet manufactured by the Modern Store and Restaurant Equipment Corporation, 1616 Eighth Avenue, Seattle 1, Washington and as described in the application dated February 26, 1946 which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

		On sales to—
	Dealers	Consumers
Model P. C. No. 1 5 keg beer cabinet	\$1,009	\$1,188

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of items in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale, including allowable transportation and crating charges.

(f) The Modern Store and Restaurant Equipment Corporation shall stencil on the inside of lid or cover of the beer cabinet covered by this order, substantially the following:

OPA Maximum Retail Price—\$1,188

Plus freight and crating as provided in Order No. 525 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8740; Filed, May 23, 1946;
11:46 a. m.]

[MPR 591, Order 520]

P. & G. SALES CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net price for sales by any person to consumers of the following Steel Undersink Cabinet with Sink

manufactured by P. & G. Sales Company, 220 West 42d Street, New York, New York, and as described in its application dated March 29, 1946, shall be:

Enamored Steel Undersink Cabinet with linoleum top, 6 inch splash board stainless steel sink with strainer and without faucets and spray.

Model No.:

44, 44" x 24" x 35", 2 doors, no drawers	\$109.50
4431A, 44" x 24" x 35", 3 doors, 1 drawer	121.50
5430A, 54" x 24" x 35", 3 doors, no drawers	134.00
5442A, 54" x 24" x 35", 4 doors, 2 drawers	154.50
6042A, 60" x 24" x 35", 4 doors, 2 drawers	164.50
6041B, 60" x 24" x 35", 4 doors, 1 drawer, double sink	214.50
6641B, 66" x 24" x 35", 4 doors, 1 drawer, double sink	224.70
6842A, 66" x 24" x 35", 4 doors, 2 drawers	171.50

(b) On sales to any retail store by any person the maximum net prices, f. o. b. point of shipment, shall be the net price specified in (a) above less a discount of 40 percent.

(c) On sales to plumbing and heating contractors and installers by any person the maximum net price, f. o. b. point of shipment, shall be the net price specified in (a) above less a discount of 33 1/3 percent.

(d) On sales to jobbers by any person the maximum net price, f. o. b. point of shipment, shall be the net prices specified in (a) above less successive discounts of 40 and 10 percent.

(e) In addition to the discounts provided for in (b), (c), and (d) above, the maximum net price established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(f) The maximum prices on an installed basis of the commodity covered in this order shall be determined in accordance with Revised M. P. R. No. 251, as amended.

(g) Each seller of the commodity covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(h) The P. & G. Sales Company shall stencil in a conspicuous place on each kitchen sink and cabinet unit covered by this order, substantially the following:

OPA Maximum Retail Price Uninstalled—
\$.....

(i) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8735; Filed, May 23, 1946;
11:44 a. m.]

[MPR 591, Order 521]

ELECTROFROST CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following freezer manufactured by the Electrofrost Company of Buffalo, New York, and as described in the application dated April 9, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to—		
	Distributors	Dealers	Consumers
12 cubic feet, $\frac{1}{4}$ hp. condensing units	\$247.50	\$297.00	\$495.00

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of items in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Electrofrost Company of Buffalo, New York, shall stencil on the inside of lid or cover of the freezer covered by this order, substantially the following:

OPA Maximum Retail Price—\$495.00

Plus freight and crating as provided in Order No. 521 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8736; Filed, May 23, 1946;
11:45 a. m.]

[MPR 591, Order 522]

HARROLD M. CUSTER

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following food freezer and beer cabinet manufactured by Harrold M. Custer of Los Angeles, California and as described in the application dated February 8, 1946 which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to—		
	Distributors	Dealers	Consumers
A-14 freezer—18 cubic feet	\$200	\$348	\$580
Custer beer cabinet—60-inch	200	235	400

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of items in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above:

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

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(f) Harrold M. Custer of Los Angeles, California shall stencil on the food freezer and beer cabinet covered by this order, substantially the following:

OPA Maximum Retail Price—\$ ____

Plus freight and crating as provided in Order No. 522 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8737; Filed, May 23, 1946;
11:45 a. m.]

[MPR 591, Order 523]

CRANE CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum list price for sales by any person to plumbing and heating contractors, installers and commercial and industrial users of the following cast iron adjustable thrust bracket manufactured by Crane Company, Chicago, Illinois, and described in its application dated April 10, 1946, shall be:

Cast iron adjustable thrust bracket—\$0.45

(b) The maximum list price specified in (a) above shall be subject to successive discounts of 20 and 5 percent on sales to plumbing and heating jobbers and Crane Company branches.

(c) The maximum prices specified in (b) above shall be f. o. b. point of manufacture with full freight allowed on shipments of 150 pounds or more.

(d) The maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(e) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251, as amended.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers including allowable transportation and crating charges.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8738; Filed, May 23, 1946;
11:45 a. m.]

[MPR 591, Order 524]

S. NORMAN AUGENSTEIN

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered:*

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following Pullman Kitchen manufactured by S. Norman Augenstein and as described in the application dated April 15, 1946 which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to—	
	Dealers	Consumers
Model 1—Electric refrigerator, cabinet, and sink	\$251.10	\$353.00

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of items in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above.

(1) The actual amount of freight paid to obtain delivery to his place of business. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers including allowable transportation and crating charges.

(f) S. Norman Augenstein shall stencil of the pullman kitchen covered by this order substantially the following:

OPA maximum retail price—\$353

Plus freight and crating as provided in Order No. 524 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8739; Filed May 23, 1946;
11:45 a. m.]

[MPR 591, Order 527]

R. W. THOMPSON

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) The maximum net prices for sales by any person to consumers of the following E-Z Sprinkler Valve Key Guide manufactured by R. W. Thompson of San Marino, California and as described in the application dated March 28, 1946, shall be:

Model 100 E-Z Sprinkler Valve Key
Guide casted brass—\$0.36

(b) On sales to dealers by any person the maximum net prices, f. o. b. point of shipment shall be the net prices specified in (a) above less a discount of 33 1/3 percent.

(c) On sales to jobbers by any person the maximum net prices, f. o. b. point of shipment, shall be the net prices in (a) above less a discount of 50 percent.

(d) On sales to brokers by any person the maximum net prices, f. o. b. point of shipment shall be the net prices in (a) above less a discount of 60 percent.

(e) In addition to the discounts in (b), (c), and (d) above the maximum net prices established by this order shall be subject to discounts and allowances including transportation allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of items in the same general category during March 1942.

(f) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers including allowable transportation and crating charges.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8742; Filed, May 23, 1946;
11:46 a. m.]

[MPR 591, Order 526]

MODEL HOME EQUIPMENT CO

AUTHORIZATION OF MAXIMUM PRICES

For the reason set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, *It is ordered:*

(a) (1) The maximum net prices for sales to consumers by any person of the following sizes of the aluminum combination screen and storm window manufactured by Model Home Equipment Company of Detroit, Michigan, and as described in the company's application dated January 30, 1946, which is on file

with the Prefabricated and Mechanical Building Materials Price Branch, Office of Price Administration, Washington 25, D. C., shall be the list price per window opening set forth in (d).

(2) The maximum price in an installed basis on sales to consumers shall be the list price set forth in (d) below plus the actual cost of installation in no event to exceed \$2.00 per window opening or the charge established in the appropriate

area order, whichever is lower.

(b) The maximum net delivered prices on sales to dealers by any person shall be the list prices set forth in (d) below reduced 33 1/3 percent.

(c) The maximum net prices f. o. b. point of shipment on sales to distributors by any person shall be the list prices set forth in (d) below reduced by successive discounts of 40 percent and 10 percent.

(d)

Glass height	Glass width																	
	18	20	22	24	26	28	30	32	34	36	38	40	42	44	46	48	50	
18.....	\$17.01 3.40	\$17.33 3.46	\$17.76 3.55	\$17.99 3.59	\$18.66 3.73	\$19.35 3.87	\$19.61 3.92	\$20.16 4.03	\$20.34 4.06	\$21.29 4.25	\$21.63 4.32	\$22.37 4.47	\$22.62 4.52	\$22.80 4.56	\$23.94 4.78	\$24.56 4.91	\$24.74 4.94	
20.....	17.40 3.48	18.08 3.61	18.27 3.65	18.90 3.78	19.26 3.85	20.06 4.01	20.30 4.06	20.96 4.19	21.36 4.27	21.63 4.32	22.44 4.48	22.68 4.53	22.95 4.59	24.44 4.88	24.62 4.92	24.80 4.97	25.19 5.03	
22.....	17.90 3.58	18.35 3.67	18.89 3.77	19.53 3.90	20.01 4.00	20.30 4.06	20.78 4.15	21.59 4.31	22.31 4.46	22.58 4.51	22.83 4.56	23.84 4.72	24.44 4.88	24.78 4.95	25.11 5.02	26.46 5.29	26.64 5.33	
24.....	18.41 3.68	18.95 3.79	19.49 3.89	20.25 4.05	20.48 4.09	21.06 4.21	21.59 4.31	22.37 4.47	22.67 4.53	23.63 4.72	23.90 4.78	24.66 4.93	24.93 4.98	26.19 5.23	26.46 5.29	26.81 5.36	27.30 5.46	
26.....	19.08 3.81	19.62 3.92	20.25 4.05	20.43 4.08	21.09 4.21	21.72 4.34	22.50 4.50	22.80 4.56	23.79 4.75	23.97 4.79	24.66 4.93	26.01 5.20	26.33 5.26	26.69 5.23	26.96 5.39	27.30 5.46	29.24 5.84	
28.....	19.62 3.92	20.25 4.05	20.51 4.10	21.20 4.24	21.72 4.34	22.50 4.50	22.79 4.55	23.93 4.78	24.20 4.84	24.80 4.96	26.15 5.23	26.40 5.28	26.69 5.33	27.03 5.40	27.51 5.50	29.43 5.88	30.29 6.05	
30.....	19.98 3.99	20.57 4.11	21.20 4.24	21.78 4.35	22.64 4.52	22.94 4.58	23.93 4.78	24.20 4.84	24.89 4.97	26.28 5.25	26.55 5.31	26.91 5.38	27.09 5.41	29.19 5.83	29.43 5.88	30.36 6.07	30.72 6.14	
32.....	20.64 4.12	21.33 4.26	21.86 4.37	22.64 4.52	22.95 4.59	24.06 4.81	24.31 4.86	25.02 5.00	26.39 5.27	26.63 5.32	26.91 5.38	27.26 5.53	29.33 5.86	29.66 5.93	30.51 6.10	30.81 6.16	31.05 6.21	
34.....	20.88 4.17	21.83 4.36	22.64 4.52	22.96 4.59	24.06 4.81	24.33 4.86	25.02 5.00	26.49 5.29	26.76 5.35	27.05 5.41	27.31 5.46	29.39 5.87	29.66 5.93	30.59 6.11	30.95 6.19	31.19 6.23	31.46 6.29	
36.....	21.90 4.38	22.17 4.43	22.97 4.59	24.03 4.80	24.37 4.87	25.76 5.15	26.49 5.29	26.76 5.35	27.05 5.41	27.39 5.47	29.44 5.88	29.79 5.95	30.65 6.13	30.96 6.19	31.28 6.25	31.62 6.32	34.95 6.99	
38.....	22.23 4.44	23.12 4.62	23.39 4.67	24.38 4.87	25.10 5.02	26.51 5.30	26.90 5.38	27.18 5.43	27.45 5.49	29.52 5.90	30.60 6.12	31.58 6.31	31.94 6.38	32.27 6.45	35.78 7.15	36.08 7.21	36.31 7.26	
40.....	23.04 4.60	23.36 4.67	24.44 4.88	25.12 5.02	26.55 5.31	26.81 5.36	27.18 5.43	27.45 5.49	29.66 5.93	29.93 5.98	31.64 6.32	32.00 6.40	32.27 6.45	35.85 7.17	36.21 7.24	36.54 7.30	36.84 7.36	

Upper price is for complete unit including screen.

Lower price is allowance for screen if screen is omitted.

(e) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of similar commodities during March 1942.

(f) Each seller covered by this order, except on sales to consumers shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers except dealers upon resale.

(g) The Model Home Equipment Company, 20460 John R Street, Detroit, Michigan shall attach a tag to each item covered by this order containing substantially the following:

OPA Maximum Retail Price \$

Plus actual installation charges not exceeding \$2.00 per window opening or the charge established in the appropriate area order whichever is lower.

(h) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8741; Filed, May 23, 1946;
11:46 a. m.]

[IMPR 599, Amdt. 1 to Order 17]

GENERAL MOTORS CORP.
APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 11 of Maximum Price Regulation 599, *It is ordered:*

That Order No. 17 under section 11 of Maximum Price Regulation No. 599 be amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) This order establishes ceiling prices for sales of automobile radios sold by the Buick Motor Division of General Motors Corporation which are already installed or are to be installed in motor cars of its manufacture.

2. Paragraph (b) is amended to read as follows:

(b) The ceiling prices for sales by the Buick Motor Division of General Motors

Corporation, its dealers and distributors, of the radios listed below, are the prices set forth opposite the radio for sales to each class of purchaser under the terms and conditions of sale specified.

Article	Model No.	Ceiling prices to distributors		Ceiling prices to dealers		Ceiling prices to consumers installed
		Uninstalled	Installed	Uninstalled	Installed	
Auto Radio..	7242299	Each	Each	Each	Each	Each
	980733	\$39.01	-----	\$39.31	-----	\$67.44

These ceiling prices are subject to the same terms and conditions of sale including provision for transportation charges to which ceiling prices of extra or optional equipment or accessories sold by the Buick Motor Division of General Motors Corporation are subject under the provisions of Maximum Price Regulation No. 594, 452 and orders thereunder. If these regulations or orders do not expressly cover a particular type of sale, these ceiling prices are subject to the seller's customary terms, discounts, allowances and other differentials for

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such a sale. The ceiling prices on an installed and uninstalled basis do not cover the cost or installation charges for the antenna.

3. Paragraph (e) is amended to read as follows:

(e) Description of radios subject to this order:

(1) Auto radio, Model No. 7242299 is an automobile radio of 6 tubes, battery power, 8" speaker, metal case, 10" x 9 $\frac{1}{2}$ " x 7".

(2) Auto radio, Model No. 980733 is an automobile radio of 6 tubes, battery power, 8" speaker, metal case, 10" x 9 $\frac{1}{2}$ " x 7".

This amendment shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8744; Filed, May 23, 1946;
11:47 a. m.]

[MPR 591, Order 528]

WENNDINGER & SON REFRIGERATION CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591; *It is ordered*:

(a) The maximum net prices, f. o. b. point of shipment, for sales by any person of the following deep freeze locker manufactured by the Wenndinger & Son Refrigeration Company of New Ulm, Minnesota, and as described in the application dated March 12, 1946, which is on file with the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., shall be:

	On sales to—		
	Distributors	Dealers	Consumers
Deep freeze locker, 14 cubic feet, $\frac{1}{2}$ hp., 1 condensing unit.	\$218	\$260	\$435

(b) The maximum net prices established in (a) above may be increased by the following amount to each class of purchaser to cover the cost of crating when crating is actually supplied: \$6.00.

(c) The maximum net prices established by this order shall be subject to discounts and allowances and the rendition of services which are at least as favorable as those which each seller extended or rendered or would have extended or rendered to purchasers of the same class on comparable sales of items in the same general category on October 1, 1941.

(d) On sales by a distributor or dealer the following charges may be added to the maximum prices established in (a) above.

(1) The actual amount of freight paid to obtain delivery to his place of busi-

ness. Such charges shall not exceed the lowest common carrier rates.

(2) Crating charges actually paid to his supplier but in no instance exceeding the amount specified in (b) above.

(e) Each seller covered by this order, except a dealer, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers upon resale, except dealers, including allowable transportation and crating charges.

(f) The Wenndinger & Son Refrigeration Company shall stencil on the inside of lid or cover of the deep freeze locker covered by this order, substantially the following:

OPA Maximum Retail Price \$435.00

Plus freight and crating as provided in Order No. 528 under Maximum Price Regulation No. 591.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8743; Filed May 23, 1946;
11:47 a. m.]

[RMPR 111, Order 7]

ACE VACUUM STORES, INC.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 (a) of Revised Maximum Price Regulation No. 111; *It is ordered*:

(a) This order establishes ceiling prices for sales to consumers of the Modern Hygiene private brand tank type cleaner, sold by Ace Vacuum Stores, Inc., 797 Beacon Street, Boston 15, Massachusetts. The ceiling price for all sales to consumers of the Modern Hygiene brand tank type cleaner is \$74.50 each. The ceiling price includes a 12-piece attachment set.

(b) All the provisions of Revised Maximum Price Regulation No. 111 apply to all sales and deliveries of vacuum cleaners covered by this order, except to the extent that they are modified by this order.

(c) Unless the context requires otherwise, the definitions in Revised Maximum Price Regulation No. 111 shall apply to the terms used herein.

(d) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective on the 24th day of May 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8755; Filed, May 23, 1946;
4:06 p. m.]

[MPR 580, Rev. Order 18]

JOS. W. SMITH & SONS

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation 580, Revised Order 18. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-632.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, Order No. 18 is redesignated Revised Order No. 18 to read as follows: *It is ordered*:

(a) The following ceiling prices are established for sales by any seller at retail of the following articles manufactured by Jos. W. Smith & Sons, 1115 Broadway, New York, New York and described in the manufacturer's applications dated March 28, 1945 and April 10, 1946:

MEN'S SUITS

Brand name	Manufacturer's selling price	Retail ceiling price
Arctic Breeze.....	\$16.47	\$28.50
Icy-Cool Rivercool.....	16.47	28.50

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type, having the same selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after July 1, 1946, Jos. W. Smith & Sons, must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Section 13, MPR 580)
OPA Price—\$.....

On and after August 1, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to August 1, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

Upon the issuance of any amendment to this order, the manufacturer is allowed 30 days and the retailer is allowed 60 days within which to mark or tag the articles in the form prescribed above. Within that 60 day period, unless the article is marked or tagged in the form prescribed above, the retailer shall comply with the marking, tagging and posting provisions of the previously applicable regulations. However, the pricing provisions of this order or any amendment shall apply as of the effective date of the order or applicable amendment.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order

and any subsequent amendments thereto.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 23, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8756; Filed, May 23, 1946;
4:07 p. m.]

[MPR 580, Amdt. 1 to Order 216]

JOYCE, INC.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation 580, Amendment 1 to Order 216. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-641.

For the reasons set forth in the opinion issued simultaneously herewith, Order No. 216 is amended in the following respects:

1. Paragraph (a) is amended by adding the following:

WOMEN'S HOUSE SLIPPERS

Type	Manufacturer's unadjusted selling price	Retail ceiling price
Scuff-fur	\$2.95	\$5.25
Slipper-two-tone novelty pump	3.75	6.75
Slipper-embossed fabric	2.85	5.00

2. Paragraph (d) is amended by adding the following undesignated paragraph:

Upon the issuance of any amendment to this order, the manufacturer is allowed 30 days and the retailer is allowed 60 days within which to mark or tag the articles in the form prescribed above. Within that 60 day period, unless the article is marked or tagged in the form prescribed above, the retailer shall comply with the marking, tagging and posting provisions of the previously applicable regulation. However, the pricing provisions of this order or any amendment shall apply as of the effective date of the order or applicable amendment.

This amendment shall become effective May 23, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8757; Filed, May 23, 1946;
4:07 p. m.]

[MPR 591, Order 529]

BELL & GOSSETT CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 529 under section 16 (b) (1) of Maximum Price Regulation No. 591.

Adjustment of maximum prices for sales of indirect heaters, tankless heaters, built-in heaters, tank and heater, water circulators, flo-control valves, compression tanks, relief, reducing and combination valves, and also special products covered by Order No. 911 of MPR 188, manufactured by the Bell & Gossett Co. of Morton Grove, Ill. Docket No. 6123-591.16-114.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 (b) (1) of Maximum Price Regulation No. 591, it is ordered:

(a) *Adjustment of maximum prices for the Bell and Gossett Company, Morton Grove, Illinois.* (1) This order permits the Bell and Gossett Company of Morton Grove, Illinois to increase by 11.6 percent its properly established maximum net prices in effect on May 23, 1946, to each class of purchaser for its line of indirect heaters, tankless heaters, built-in heaters, tank and heater, water circulators, flo-control valves, compression tanks, relief, reducing and combination valves, and also special products covered by Order No. 911 of MPR 188.

(2) The maximum net prices set forth in (a) (1) above are subject to discounts, allowances including transportation allowances and the rendition of services which are at least as favorable as those which the Bell and Gossett Company extended or rendered or would have extended or rendered to each class of purchaser during March 1942 on comparable sales of indirect heaters, tankless heaters, built-in heaters, tank and heater, water circulators, flo-control valves, compression tanks, relief, reducing and combination valves, and also special products covered by Order #911 of MPR 188.

(b) *Maximum prices for resellers.* (1) All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their properly established maximum prices in effect on May 23, 1946, the actual dollars-and-cents increase in acquisition cost resulting from the adjustment granted the manufacturer by this order.

(c) *Notification to all purchasers.* The Bell and Gossett Company shall send the following notice to every purchaser of the commodities covered by the order at or before the first invoice after the effective date of this order.

Order No. 529 under section 16 (b) (1) of Maximum Price Regulation No. 591 provides for an 11.6 percent increase in maximum net prices in effect on May 23, 1946, for sales by the Bell and Gossett Company for its line of indirect heaters, tankless heaters, built-in heaters, tank and heater, water circulators, flo-control valves, compression tanks, relief, reducing and combination valves, and also special products covered by Order #911 of MPR 188.

Resellers (but not manufacturers who purchase these items for use in the manufacture of other products) may add to their existing maximum prices the actual dollars-and-cents increase in cost resulting from the adjustment granted by Order No. 529.

(d) All prayers of the application of the Bell and Gossett Company of Morton

Grove, Illinois, not herein granted are denied.

(e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective May 24, 1946.

Issued this 23d day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8758; Filed, May 23, 1946;
4:07 p. m.]

[MPR 580, Corr. of Amdt. 1 to Order 2]

GANTNER & MATTERN CO.

ESTABLISHMENT OF MAXIMUM PRICES

MPR 580, correction of amendment 1 to Order No. 2 and of opinion accompanying amendment 1. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-602.

Amendment 1 to Order No. 2 was incorrectly designated "(MPR No. 580, Amendment 1 to Order No. 89)"; the opinion accompanying the amendment was likewise incorrectly designated "Opinion accompanying Amendment 1 to Order No. 89". These designations are corrected in each case by deleting the number "89" and substituting therefor the number "2".

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8816; Filed, May 24, 1946;
11:36 a. m.]

[MPR 580, Order 308]

A. SANDLER CO., INC.

ESTABLISHMENT OF MAXIMUM PRICES

Maximum Price Regulation 580, Order 308. Establishing ceiling prices at retail for certain articles; Docket No. 6063-580-13-646.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 13 of Maximum Price Regulation No. 580, *It is ordered:*

(a) The following ceiling prices are established for sales by any seller at retail of the following articles supplied by A. Sandler Company, Inc., 185 Essex Street, Boston, Massachusetts, having the brand name "Sportsters by Sandler of Boston" and described in A. Sandler Company's application dated April 30, 1946.

WOMEN'S SHOES

Stock No.	Supplier's unadjusted selling price (per pair)	Retail ceiling price (per pair)
1454	\$3.40	\$5.95
1524	3.60	5.95
1696	3.48	5.95
1504	3.79	6.50
1816	3.85	6.50
1364	3.87	6.50
8586	3.90	6.50
2361	4.65	7.95

(b) The retail ceiling price of an article stated in paragraph (a) shall apply to any other article of the same type,

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having the same unadjusted selling price to the retailer, the same brand or company name and first sold by the manufacturer after the effective date of this order.

(c) The retail ceiling prices contained in paragraph (a) shall apply in place of the ceiling prices which have been or would otherwise be established under this or any other regulation.

(d) On and after May 30, 1946, A. Sandler Company, Inc. must mark each article listed in paragraph (a) with the retail ceiling price under this order, or attach to the article a label, tag or ticket stating the retail ceiling price. This mark or statement must be in the following form:

(Sec. 13, MPR 580)
OPA Price \$-----

On and after June 30, 1946, no retailer may offer or sell the article unless it is marked or tagged in the form stated above. Prior to June 30, 1946, unless the article is marked or tagged in this form, the retailer shall comply with the marking, tagging and posting provisions of the applicable regulation.

(e) On or before the first delivery to any purchaser for resale of each article listed in paragraph (a), the seller shall send the purchaser a copy of this order and all applicable amendments.

(f) Unless the context otherwise requires, the provisions of the applicable regulation shall apply to sales for which retail ceiling prices are established by this order.

(g) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective May 25, 1946.

Issued this 24th day of May 1946.
PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8818; Filed, May 24, 1946;
11:36 a. m.]

[MPR 591, Amdt. 14 to Order 1]

AUTOMATIC ELECTRIC TEMPERATURE CONTROLS

MODIFICATION OF MAXIMUM PRICES

An opinion accompanying this Amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Article VII of Order 1 under section 22 of Maximum Price Regulation No. 591 is amended by adding section 7.2 as follows:

SEC. 7.2 Modification of maximum prices for automatic electric temperature controls—(a) Scope of the section. This section establishes maximum prices for the sales by manufacturers and resellers of automatic electric control equipment devices for heating, air conditioning and refrigeration, not including industrial process controls, described as those temperature, pressure or humidity actuated controls and their related control devices that are electrically operated or control electrical circuits and are primarily designed for and normally used

to control domestic and commercial space heating, cooling and air conditioning, and domestic and commercial refrigeration, and listed as follows:

Package regulator sets. Two or more of the controls in the list which follows are frequently furnished as a package set, for convenience in ordering, installation, and stocking. They are often provided with special wiring diagrams, and frequently with the necessary installation accessories such as wire, staples, chain, pulleys, etc., as required. Such package sets are priced as a complete set.

Package sets include, but not limited to the following:

Domestic damper operator sets.

Warm air furnace control sets.

Zone control sets.

Gas burner control sets.

Oil burner control sets.

Stoker control sets.

1. Thermostats and humidity controls—

(a) Thermostats. Wall type, for heating, air conditioning and refrigeration, with or without special features such as pilot lamp, night switch, "on-and-off" switch, etc., and accessories.

Plain pattern—single.

Plain pattern—twin or dual.

Night set-back type—self contained, mechanical.

Night set-back type—self contained, electric clock.

Night set-back type—with separate clock.

Two or multi-stage type.

Modulating type.

Modulating type in combination with any of the above.

Thermostat guards.

Thermostat mounting plates.

(b) Humidity controls.

Humidity controller—wall mounting type.

Humidity controller—duct insertion type.

Humidity controller—thermostat combination.

2. Primary controls for automatic firing, including oil burner, stoker, and gas primary controls. (a) Oil burner primary controls—including electrically operated controls designed for the control of vaporizing or atomizing oil burners, either with constant or intermittent ignition.

Stack mounted relays.

Wall or burner mounted relays.

Stack temperature responsive controls.

Radiant heat (oil flame) responsive controls.

Solenoid oil valves—single or dual.

Oil flow metering control valve, capable of automatically maintaining high and low fire, and equipped with automatic safety cut-off.

Combination oil lifter and flow metering control valve.

Electric conversion units for manually operated oil flow metering valve.

Motorized oil valves.

(b) Stoker primary controls.

Stack temperature responsive stoker controls.

Stoker timer relays.

Stoker control relays—plain.

Stoker timer switches.

(c) Gas primary controls—either with or without special features such as secondary air control, adjustable bleed valve, recycling flame pilot control and manual operating means.

Solenoid gas valves—single stage.

Solenoid gas valves—two stage.

Solenoid operated 3-way gas valve.

Motorized gas valves—single stage.

Motorized gas valves—two stage.

Relay operated diaphragm gas valves.

Relay operated gas valves.

Electric solenoid pilot operated diaphragm gas valves.

Motorized diaphragm gas valves.

Motorized slow opening gas valves.

Solenoid operated slow opening gas valves.

Thermocouple operated electro magnetic gas valves.

Motorized, Solenoid or Relay operated gas valve with additional built-in features such as pressure regulator, pilot protection or limit control.

Motorized, Solenoid, or Electric Pilot operated gas valve with butterfly modulating or throttling control of gas flow.

Gas Pilot Light Safety Control, including pilot burner.

Electrically operated manual reset valve.

3. Motor operators, electrically driven. Includes electrically operated motors for 2 position, multi-position, reversing or modulating operation, designed specifically for temperature control equipment.

Motor operators—damper—domestic.

Motor operators—damper—zone control.

Motor operators—steam and water valves.

Motor operators—miscellaneous applications on temperature control equipment.

4. Building heating system control specialties and motorized steam and hot water valves. (a) Building heating system control specialties—including the special equipment necessary for the control of building temperature from inside or outdoor temperatures, or a combination of both.

Outside thermostats—remote bulb or direct type.

Indoor-outdoor differential thermostats.

Differential remote bulb controllers.

Time cycle heating control panels.

Central control and equipment panels.

Power and transformer assembly panels.

Switchboard panels and assemblies for temperature control circuits.

Program and sequence switches.

(b) Motorized Steam and Hot Water Valves—includes electrically operated valves normally used in heating or air conditioning, regulating the flow of steam or water, and furnished with motor operator, valve body and necessary linkage.

Motorized valve—two position type, single or double seated valve with or without special parts.

Motorized valve—modulating operation.

Motorized 3-way mixing valves for heating or air conditioning service.

Motorized Butterfly valves for hot water water heating service.

Motorized radiator valves up to and including 2" size.

5. Refrigeration controls. Includes only those devices electrically operated or controlling electrical circuits with electrical rating of 5 HP or less.

High or low side pressure controls.

Temperature controls—remote bulb type.

Temperature controls—self-contained type.

Combination high or low side pressure controls.

Combination temperature and pressure controls.

Refrigerant solenoid valves.

Refrigeration or unit cooler control panels or assemblies incorporating temperature or pressure controls, or both, with or without timer, and with controlling equipment for compressor operation.

Refrigerator motor control devices.

6. Remote bulb and temperature or pressure actuated heating and air conditioning controls. (a) Remote bulb temperature controllers—for heating and air conditioning two position, floating or modulating types. With or without a well.

Rigid stem type.

Remote bulb—capillary tube type.

Differential temperature controller.

(b) Temperature or Pressure Actuated Heating & Air Conditioning Controls—Two position, floating or modulating type for limit controls and for operating fans, blowers, circulators, unit heaters and compressors.

Steam pressure responsive controls.

Vacuum pressure responsive controls.

Vapor pressure responsive controls.

Water temperature responsive controls—immersion type.

Water temperature responsive controls—surface type.

Air temperature responsive controls—immersion type.

Air temperature responsive controls—surface type.

Combination controls for any of the above, responding separately to 2 or more temperature or pressure settings.

Stack temperature responsive controls—surface type.

Stack temperature responsive controls—immersion type.

7. Relays. Only those types with an electrical rating of 5 HP or less, designated specifically for operation with temperature control circuits manufactured by a producer of temperature control equipment, and customarily used with such equipment.

Transformer relays.

Plain relays—low or line voltage operating and load circuits.

Modulating control relays.

Floating control relays.

Motor driven relays.

Relays with special manual switching means for summer-winter control, etc.

Relays with built-in hot water temperature responsive means for controlling summer-winter hot water and circulator systems.

(Note: Primary combustion control relays are covered in a paragraph above.)

8. Miscellaneous controls and equipment.

Solenoid water valves.

Boiler low water cut-off.

Boiler low water cut-off with pressure control.

Transformers—when especially designed for use with control equipment circuits and when manufactured by a producer of temperature control equipment.

Combination low water cut-off and water feeder.

Float switches.

Flow switches.

Boiler water feeder.

Other miscellaneous electric control and parts, and appurtenances used with automatic electric temperature control equipment.

9. Water system and air compressor controls. Pressure or vacuum actuated controls for water systems or air compressors, especially designed for the purpose, and responsive to operating pressures not to exceed 300 pounds per square inch.

Accessories including mechanical or electrically operated unloaders, air volume controls and other mechanical or electrical at-

tachments normally used with these controls.

(b) Manufacturers' maximum prices—

(1) *Where the manufacturer has a "base date maximum price."* A manufacturer's maximum price for any automatic electrical temperature controls covered by this section having a "base date maximum price" shall be determined by increasing his maximum net price in effect on the base date to each class of purchaser for each automatic electrical temperature control by 20.8 percent.

(2) *Where the manufacturer does not have a "base date maximum price."* A manufacturer's maximum price for any automatic electrical temperature control covered by this section not having a "base date maximum price" shall be determined by increasing the maximum price in effect on May 23, 1946, to each class of purchaser for each automatic electrical temperature control by 15 percent.

As used in this section, the term "base date maximum price" shall be the highest price which a manufacturer had in effect to each class of purchaser for each automatic electrical temperature control on the "base date", the "base date" being defined as October 1, 1941.

(c) *Optional use of this section.* The maximum prices established by this section shall not operate to decrease any price established for a manufacturer by an individual price adjustment under Maximum Price Regulation No. 591 or any order thereunder.

(d) *Resellers' maximum prices.* Any reseller may increase his maximum price for the types of electric temperature controls listed in paragraph (a) in effect on May 23, 1946, by 15 percent.

A seller shall not be considered a "reseller" within the meaning of this paragraph when he uses the types of electric controls covered by this section on or in connection with the sale of another article (such as an oil burner, furnace, stoker, and so forth) and his maximum price for the electrical controls and such other article is established on the basis of a lump sum.

(e) *Reporting provisions; Manufacturers.* Any manufacturer who increases

his maximum prices as permitted under this section shall within five days after such a maximum price has been increased submit to the Prefabrication and Building Equipment Price Branch, Office of Price Administration, Washington 25, D. C., a report stating the following:

(i) Full description of the item whose price has been increased.

(ii) Its maximum price in effect on the "base date", if it has a base date.

(iii) Its maximum price in effect on May 23, 1946, and the section and regulation under which this maximum price was established.

(iv) Its maximum price after the increase permitted in accordance with this order.

This amendment shall become effective May 24, 1946.

NOTE: The reporting requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8819; Filed, May 24, 1946;
11:36 a. m.]

[MPR 591, Amdt. 14 to Order 48]

AUTOMATIC ELECTRIC TEMPERATURE CONTROLS

ADJUSTMENT OF MAXIMUM PRICES

An opinion involved in the issuance of this amendment issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order 48 is hereby amended in the following respect:

Section 2.1 is hereby deleted.

This amendment shall become effective May 24, 1946.

Issued this 24th day of May 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-8820; Filed, May 24, 1946;
11:37 a. m.]

